

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

www.governmentgazette.sa.gov.au

PUBLISHED BY AUTHORITY

ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such

ADELAIDE, THURSDAY, 5 AUGUST 2004

	8-	
Acts Assented To		P
Appointments, Resignations, Etc		P
Corporations and District Councils-Notices		P
Crown Lands Act 1929—Notices	2737	P
Development Act 1993—Notices		R
Environment Protection Act 1993-Notice		
Fisheries Act 1982—Notice		F
Gas Act 1997—Notice		
Geographical Names Act 1991—Notice	2749	
Land and Business (Sale and Conveyancing) Act 1994-	-	
Notice		F
Liquor Licensing Act 1997—Notices	2750	F
Mining Act 1971—Notice		F
National Darks and Wildlife A at 1072 Nation	2752	v

CONTENTS

Page

Page		Page
Acts Assented To	Petroleum Act 2000-Notice	2756
Appointments, Resignations, Etc	Primary Industries and Resources-Notices	2737
Corporations and District Councils—Notices	Proclamations	2851
Crown Lands Act 1929—Notices	Public Trustee Office—Administration of Estates	2882
Development Act 1993—Notices	Real Property Act 1886—Notice	2756
Environment Protection Act 1993—Notice		
Fisheries Act 1982—Notice	REGULATIONS	
Gas Act 1997—Notice	Conveyancers Act 1994 (No. 163 of 2004)	2855
Geographical Names Act 1991—Notice	Land Agents Act 1994 (No. 164 of 2004)	2856
Land and Business (Sale and Conveyancing) Act 1994-	Highways Act 1926 (No. 165 of 2004)	2858
Notice	Renmark Irrigation Trust, The-Notice	2748
Liquor Licensing Act 1997—Notices	Roads (Opening and Closing) Act 1991-Notices	2756
Mining Act 1971—Notice	Rules of Court	2759
National Parks and Wildlife Act 1972-Notice	Water Mains and Sewers-Mains Laid, Replaced, Etc	2757

GOVERNMENT GAZETTE NOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Government Publishing SA so as to be received no later than 4 p.m. on the Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@saugov.sa.gov.au. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged. The Government Gazette is available online at: www.governmentgazette.sa.gov.au

Department of the Premier and Cabinet Adelaide, 5 August 2004

HER Excellency the Governor directs it to be notified for general information that she has in the name and on behalf of Her Majesty The Queen, this day assented to the undermentioned Acts passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 31 of 2004—Appropriation Act 2004. An Act for the appropriation of money from the Consolidated Account for the year ending on 30 June 2005 and for other purposes.

No. 32 of 2004—Chicken Meat Industry (Arbitration) Amendment Act 2004. An Act to amend the Chicken Meat Industry Act 2003.

No. 33 of 2004—Commission of Inquiry (Children in State Care) Act 2004. An Act to provide for a Commission of Inquiry into allegations of failure on the part of government agencies, employees or other relevant persons to investigate or appropriately deal with allegations concerning sexual offences against children under the guardianship, custody, care or control of the Minister responsible for the protection of children; to provide evidentiary powers and immunities in connection with the inquiry; and for other purposes.

No. 34 of 2004—Natural Resources Management Act 2004. An Act to promote sustainable and integrated management of the State's natural resources; to make provision for the protection of the State's natural resources; to make amendments to the Crown Lands Act 1929, the Dog and Cat Management Act 1995, the Dog Fence Act 1946, the Environment Protection Act 1993, the Ground Water (Qualco-Sunlands) Control Act 2000, the Local Government Act 1934, the Mining Act 1971, the National Parks and Wildlife Act 1972, the Native Vegetation Act 1991, the Parliamentary Committees Act 1991, the Pastoral Land Management and Conservation Act 1989, the Petroleum Act 2000, the River Murray Act 2003, the South Eastern Water Conservation and Drainage Act 1992 and the Subordinate Legislation Act 1978; to repeal the Animal and Plant Control (Agricultural Protection and Other Purposes) Act 1986, the Soil Conservation and Land Care Act 1989 and the Water Resources Act 1997; and for other purposes.

No. 35 of 2004—Pastoral Land Management and Conservation (Miscellaneous) Amendment Act 2004. An Act to amend the Pastoral Land Management and Conservation Act 1989.

No. 36 of 2004—Statutes Amendment (Electricity and Gas) Act 2004. An Act to amend the Electricity Act 1996 and the Gas Act 1997.

No. 37 of 2004—Statutes Amendment (Miscellaneous Superannuation Measures) Act 2004. An Act to amend the Police Superannuation Act 1990, the Southern State Superannuation Act 1994 and the Superannuation Act 1988.

No. 38 of 2004—Trans-Tasman Mutual Recognition (South Australia) (Removal of Sunset Clause) Amendment Act 2004. An Act to amend the Trans-Tasman Mutual Recognition (South Australia) Act 1999.

By command,

J. W. WEATHERILL, for Premier

DPC 02/0586

Department of the Premier and Cabinet Adelaide, 5 August 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Dental Board of South Australia, pursuant to the provisions of the Dental Practice Act 2001:

Deputy Member: (from 5 August 2004 until 18 June 2005) Joanna Catherine Richardson (Deputy to Bampton) Colleen Prideaux (Deputy to Brown)

Deputy Member: (from 5 August 2004 until 18 June 2006) Monica Redden (Deputy to Connolly)

By command.

J. W. WEATHERILL, for Premier

MHEA-MGR 0012CS

Department of the Premier and Cabinet Adelaide, 5 August 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Controlled Substances Advisory Council, pursuant to the provisions of the Controlled Substances Act 1984:

Member: (from 5 August 2004 until 4 August 2007) William Bentley Dollman Penelope Anne Briscoe Denis Edmonds Robert Leonard Ali Caroline Mary Ward Julia Nicholls Lloyd Norman Sansom Christopher Simon Reynolds Judy Carol Gillett-Ferguson Deputy Member: (from 5 August 2004 until 4 August 2007)

Deputy Member: (from 5 August 2004 until 4 August 2007) Wendy Katharine Scheil (Deputy to Dollman) Tim Semple (Deputy to Briscoe) Phillip Warrick (Deputy to Edmonds) Wendy Anne Wickes (Deputy to Ali) Kenneth Paul Kirkbride (Deputy to Ward) Carloyn Joy Lewis (Deputy to Nicholls) Geoffrey Donald Anderson (Deputy to Sansom) Elena Anear (Deputy to Reynolds) Merrilyn Joy Smith (Deputy to Gillett-Ferguson)

Presiding Member: (from 5 August 2004 until 4 August 2007)

William Bentley Dollman

By command,

J. W. WEATHERILL, for Premier

MHEA-MGR 0029CS

Department of the Premier and Cabinet Adelaide, 5 August 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Community Housing Authority (SACHA), pursuant to the provisions of the South Australian Co-Operative and Community Housing Act 1991:

Member: (from 5 August 2004 until 4 August 2005)

Donald Lee Christine Denise Halsey

By command,

Бус

J. W. WEATHERILL, for Premier

MFC 009/04CS

Department of the Premier and Cabinet Adelaide, 5 August 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Kevin Owen Foley, MP, Deputy Premier, Treasurer, Minister Assisting the Premier in Economic Development, Minister for Police and Minister for Federal/State Relations to be also Acting Minister for Infrastructure, Acting Minister for Energy and Acting Minister for Emergency Services for the period 11 August 2004 to 25 August 2004 inclusive, during the absence of the Honourable Patrick Frederick Conlon, MP.

By command,

J. W. WEATHERILL, for Premier

MINF 020/04CS

PRIMARY INDUSTRIES AND RESOURCES SOUTH AUSTRALIA

BROODSTOCK AND SEEDSTOCK COLLECTION AND MAINTENANCE (FOR AQUACULTURE) POLICY

Draft Aquaculture Policy

PURSUANT to section 12 of the Aquaculture Act 2001 notice is hereby given that the Minister for Agriculture, Food and Fisheries has released the following draft aquaculture policy for public consultation, which has been developed in accordance with the provisions of Part 4 of the Aquaculture Act 2001.

With the introduction of the Aquaculture Act 2001, there is an opportunity to develop planning practices that better reflect the needs of the aquaculture industry, government and the community in South Australia.

The proposed policy describes management measures for access to brood (parent) organisms for all aquaculture industries that hatchery-rear stock and for access to seedstock (wild-collected juveniles) for industries that are based on growout of wild-caught juvenile organisms. It is based on the decisions made previously by the Director of Fisheries in accordance with the principles of fisheries management described in the Fisheries Act 1982. This policy formalises and documents the principles used to make these decisions and provides specific guidelines for collection of the species most commonly captured for use as broodstock in South Australia. The policy is designed to allow aquaculture to develop in South Australia to its full potential in an environmentally sustainable manner.

The Draft Policy will be available as at Friday, 6 August 2004, from PIRSA Aquaculture, 14th Floor, 25 Grenfell Street, Adelaide (G.P.O. Box 1625, Adelaide, S.A. 5001), on the internet at <u>www.pir.sa.gov.au/aquaculture</u>, by telephoning (08) 8226 0314 or by faxing (08) 8226 0330.

Written submissions in relation to the draft policy are invited from the public and should be made to PIRSA Aquaculture, G.P.O. Box 1625, Adelaide, S.A. 5001. Submissions must be received by 5 p.m. on Friday, 8 October 2004.

Dated 5 August 2004.

RORY MCEWEN, Minister for Agriculture, Food and Fisheries

PRIMARY INDUSTRIES AND RESOURCES SOUTH AUSTRALIA

AQUACULTURE AQUATIC ORGANISM TRANSLOCATION POLICY

Draft Aquaculture Policy

PURSUANT to section 12 of the Aquaculture Act 2001 notice is hereby given that the Minister for Agriculture, Food and Fisheries has released the following draft aquaculture policy for public consultation, which has been developed in accordance with the provisions of Part 4 of the Aquaculture Act 2001.

With the introduction of the Aquaculture Act 2001, there is an opportunity to develop planning practices that better reflect the needs of the aquaculture industry, government and the community in South Australia.

The proposed policy describes management measures for the movement (translocation) of live aquatic organisms for all aquaculture industries. Translocations within South Australia and into South Australia from other states are considered in the policy. It is based on decisions made previously by the Director of Fisheries in accordance with the principles of ecosystem management described in the Fisheries Act 1982 and the health management principles of the Livestock Act 1997. This document formalises and documents the principles used to make these decisions and provides guidelines for translocations of the species most commonly moved within South Australia and into South Australia from other Australian states and territories.

The Draft Policy will be available as at Friday, 6 August 2004, from PIRSA Aquaculture, 14th Floor, 25 Grenfell Street, Adelaide (G.P.O. Box 1625, Adelaide, S.A. 5001), on the internet at <u>www.pir.sa.gov.au/aquaculture</u>, by telephoning (08) 8226 0314 or by faxing (08) 8226 0330.

Written submissions in relation to the draft policy are invited from the public and should be made to PIRSA Aquaculture, G.P.O. Box 1625, Adelaide, S.A. 5001. Submissions must be received by 5 p.m. on Friday, 8 October 2004.

Dated 5 August 2004.

RORY MCEWEN, Minister for Agriculture, Food and Fisheries

CROWN LANDS ACT 1929: SECTION 5

TAKE notice that pursuant to the Crown Lands Act 1929, I, JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Public Road.

The Schedule

Allotment 11 in Deposited Plan 65138, Hundred of Finniss, County of Sturt, being within the district of Mid Murray.

Dated 5 August 2004.

J. HILL, Minister for Environment and Conservation

DENR 3640/1995

DEVELOPMENT ACT 1993, SECTION 25 (17): NARA-COORTE LUCINDALE COUNCIL—MISCELLANEOUS AMENDMENTS PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'Naracoorte Lucindale Council—Miscellaneous Amendments Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANT to section 25 of the Development Act 1993, I-

- (a) approve the Plan Amendment; and
- (b) fix the day on which this notice is published in the *Gazette* as the day on which the Plan Amendment will come into operation.

Dated 5 August 2004.

TRISH WHITE, Minister for Urban Development and Planning

PLN 01/0626

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF FRANKLIN HARBOUR—GENERAL PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'District Council of Franklin Harbour—General Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANT to section 25 of the Development Act 1993, I-

- (a) approve the Plan Amendment; and
- (b) fix the day on which this notice is published in the *Gazette* as the day on which the Plan Amendment will come into operation.

Dated 5 August 2004.

TRISH WHITE, Minister for Urban Development and Planning

PLN 99/0559

ENVIRONMENT PROTECTION ACT 1993

Revocation of the Approvals of Classes of Category B Containers

I, STEPHEN RICHARD SMITH, Senior Adviser, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 (8) of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the Classes of Category B Containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers;
- (d) the name of the holders of these approvals.

These approvals are revoked as the Authority is satisfied that the subsection 69 (3) arrangement between the approval holder and the party named in Column 5 of Schedule 1 of this notice has been cancelled.

SCHEDULE 1	
------------	--

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Heineken	330	Glass	Heineken Australia Pty Ltd	Toll Recycling
Heineken	650	Glass	Heineken Australia Pty Ltd	Toll Recycling
Murphys Irish Stout	440	Can	Heineken Australia Pty Ltd	Toll Recycling
Millenium Can	500	Can	Heineken Australia Pty Ltd	Toll Recycling
Heineken Lager Magnum Beer	1 500	Glass	Heineken Australia Pty Ltd	Visy CDL Recycling Services
Heineken Lager Beer	3 000	Glass	Heineken Australia Pty Ltd	Visy CDL Recycling Services

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Elida Sarin, P.O. Box 1073, Port Lincoln, S.A. 5607 (hereinafter referred to as the 'exemption holder') is exempt from Section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that the exemption holder or a registered master listed on Marine Scalefish Fishery Licence No. M329 shall not be guilty of an offence when using a fine mesh purse seine net for the taking of *Emmelichthys nitidus, Trachurus declivis, T. symmetricus, T. novaezelandiae* and *Scomber australasicus* (hereinafter referred to as the 'permitted species') for the purpose of trade or business in coastal waters (3 nautical mile baselines) adjacent to South Australia (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The exemption holder or a registered master listed on Marine Scalefish Fishery Licence No. M329 may engage in the permitted activity from the date of gazettal of this notice until 31 December 2004, or until revoked earlier by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing boat *Appolo's* (hereinafter referred to as the 'permitted boat') registered on the exemption holder's Marine Scalefish Fishery Licence No. M329.

3. The exemption holder or a registered master listed on Marine Scalefish Fishery Licence No. M329 must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. The exemption holder or a registered master listed on Marine Scalefish Fishery Licence No. M329 must not conduct the permitted activity in waters less than 10 m in depth.

5. The exemption holder or a registered master listed on Marine Scalefish Fishery Licence No. M329 may only operate one purse seine net aboard the permitted boat when undertaking the permitted fishing activity, with this purse seine net being restricted to a maximum length of 1 000 m, a maximum depth of 200 m and a mesh size of between 14 mm and 22 mm.

6. Whilst engaged in the permitted activity the exemption holder or a registered master listed on Marine Scalefish Fishery Licence No. M329 must not conduct another fishing activity and shall not use any of the devices registered on Marine Scalefish Fishery Licence No. M329. 7. The exemption holder or a registered master listed on Marine Scalefish Fishery Licence No. M329 must provide a separate statistical catch and effort written report, clearly marked with the permitted species (i.e. *Emmelichthys nitidus, Trachurus declivis, T. symmetricus, T. novaezelandiae* and *Scomber australasicus*) (including zero returns if no fish have been taken during that calendar month) for each calendar month, within 15 days of the completion of each calendar month. This report is to include the following information:

- Dates of fishing activity.
- Exact locations of fishing activity.
- Total weight of fish collected.
- Mean size of fish collected.
- Weight and use of any fish sold.
- Any other information as requested from time to time by the Director of Fisheries.

8. The exemption holder or a registered master listed on Marine Scalefish Fishery Licence No. M329 shall notify the PIRSA Fisheries Compliance Unit on 1800 065 522 prior to conducting the permitted activity and provide the following information:

- (a) the intended area of conducting the permitted activity; and
- (b) the intended place and time of departure and landing.

9. While engaged in the permitted activity the exemption holder or a registered master listed on Marine Scalefish Fishery Licence No. M329 must:

- (a) have in their possession the copy of this notice with which the Director of Fisheries has supplied him or her; and
- (b) produce that notice to a PIRSA Fisheries Compliance Officer forthwith, if requested to do so.

10. The exemption holder or a registered master listed on Marine Scalefish Fishery Licence No. M329 shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

Dated 23 July 2004.

W. ZACHARIN, Director of Fisheries

GAS ACT 1997

TXU Electricity Limited

Default Contract Terms and Conditions Applicable from 5 August 2004

PREAMBLE

Please note: This contract is about the sale and supply of gas to you as a customer at your current supply address (but only if this contract is expressed to apply to you in relation to that supply address).

These standard terms and conditions are published in accordance with section 34 of the *South Australian Gas Act* 1997 and will come into force on 5 August 2004. When in force these standard terms and conditions will by law be binding on us and any customer to whom they are expressed to apply without the need for us or that customer to sign a document containing these terms and conditions.

1. THE PARTIES

This contract is between:

TXU Electricity Limited (ABN 91 064 651 118) of Level 33, 385 Bourke Street, Melbourne, Vic. 3000 (in this *customer sale contract* referred to as "we", "our" or "us"); and

You, the *customer* to whom this *customer sale contract* is expressed to apply (in this *customer sale contract* referred to as "you" or "your").

2. **DEFINITIONS**

Words appearing in bold type like *this* are defined in Schedule 1 to this contract.

3. DO THESE TERMS AND CONDITIONS APPLY TO YOU?

3.1 These are our terms and conditions

This document sets out our current *default contract* terms and conditions for the purposes of section 34B of the *Gas Act*.

3.2 **Default contracts**

These terms and conditions apply to you (and as a consequence you will be deemed by section 34 of the *Gas Act* to have a *default contract* with us) if:

- (a) you are a *small customer* in relation to your *supply address*;
- (b) you commence taking a supply of gas at that supply address after 28 July 2004 without first entering into a standing contract or a market contract for that supply address with us or another retailer; and
- (c) we were the last *retailer* to have a contract with a *customer* for the sale of gas for that *supply address*.

4. WHAT IS THE TERM OF THIS CONTRACT?

4.1 When does this contract end?

Subject to clause 4.1, your contract will end:

- (a) when you enter into a different *customer sale contract* with us or another *retailer* for your *supply address*;
- (b) when another *customer* enters into a *customer sale contract* with us or another *retailer* for that *supply address*;
- (c) if you have vacated or intend to vacate your *supply address*, on the day you cease to be responsible to pay for gas supplied to that *supply address* under clause 16; or
- (d) on the day after you cease to have the right under the *Energy Retail Code* to have your *supply address* reconnected following disconnection in accordance with clause 15.

4.2 **Rights on the contract ending**

The ending of this contract does not affect any rights or obligations which have accrued under this contract prior to that time.

[5 August 2004

5. SCOPE OF THIS CONTRACT

5.1 What is covered by this contract?

This contract applies to the sale and supply of gas to you at your *supply address*. We agree to sell and supply gas to you at your *supply address* and perform the other obligations set out in this contract.

In return, you are required to pay the amount billed by us under clause 9 of this contract, and perform your other obligations under this contract.

5.2 Quality of Supply

5.2.1 Our obligations

We will use our *best endeavours* to supply gas to you in accordance with *applicable regulatory instruments*.

5.2.2 Explanation of change in quality of gas supply

We will provide you within 10 *business days* of your request an explanation of any change in the quality of gas outside of the allowed limits specified in *applicable regulatory instruments*.

5.2.3 Limitation on quality of supply obligations

Our obligation concerning the quality of gas supply is limited to the extent that:

- (a) the distribution system; or
- (b) the quality of gas supply to other customers,

is adversely affected by your action or equipment.

We will, at your request, provide you with advice on any facilities required to protect gas equipment.

5.3 Safety of supply

5.3.1 **Our obligations**

We will use our *best endeavours* to ensure that our actions do not interfere with the safe operation of the *distribution system*.

5.3.2 Right to information by a small customer

At your request we will provide advice on:

- (a) the facilities required to protect gas equipment; and
- (b) your use of *supply* so that it does not interfere with the *distribution system* or with *supply* to any other gas installation.

5.4 **Reliability of Supply**

5.4.1 **Our obligations**

We will use our *best endeavours* to provide a reliable supply of gas to you in accordance with *applicable regulatory instruments*.

5.4.2 Interruption of supply

Subject to this clause 5.4, we may interrupt your gas supply for maintenance or repair, for the installation of a new supply to another customer, in an emergency or for health and safety reasons.

Subject to the time frames set out in clause 11, we must give you reasonable notice before interrupting or limiting the gas supply to your *supply address*.

5.4.3 Unplanned interruption

In the case of an unplanned interruption, we will provide a 24 hour telephone service to enable you to ascertain details and the expected duration of your interruption.

5.4.4 Information on interruptions

At your request, we will give you an explanation for any unplanned maintenance and/or interruption to the supply of gas at your *supply address*.

6. OUR LIABILITY

6.1 How this clause operates with the Trade Practices Act etc.

The *Trade Practices Act 1974 (Cth)* and other laws imply certain conditions, warranties and rights into contracts that cannot be excluded or limited.

Unless one of these laws requires it, we give no condition, warranty or undertaking, and we make no representation to you about the condition or suitability of gas, its quality, fitness or safety, other than those set out in this contract.

Any liability we have to you under these laws that cannot be excluded but that can be limited is (at our option) limited to:

- (a) providing equivalent goods or services provided under this contract to your supply address; or
- (b) paying you the cost of replacing the goods or services provided under this contract to your *supply address*, or acquiring equivalent goods or services.

6.2 Survival of this clause

This clause 6 survives the termination of this *customer sale contract*.

7. APPOINTMENTS

We will do our best to be on time for any appointment with you. Unless due to circumstances beyond our reasonable control, if we are more than 15 minutes late we will credit your next bill with \$20 (including GST) and phone you to apologise.

8. PRICE FOR GAS AND OTHER SERVICES

8.1 What are our tariffs and charges?

Our current tariffs and charges for gas and other services are set out in the *price list*. Some of the tariffs and charges are regulated by law.

Other amounts relating to the sale of gas to you, including special meter readings, account application fees and fixed charges for special purpose gas sales will be separately itemised on your bill.

At your request, we must provide you with reasonable information setting out the components of the charges which appear on a bill.

8.2 Which tariff applies to you?

Our *price list* explains the conditions that need to be satisfied for each tariff and charge.

In some cases, you will be able to select a tariff to apply to you. In those cases, if you do not choose a tariff, we will assign one to you.

8.3 Variations to the customer's tariffs and charges

We may only vary our tariffs and charges in accordance with the requirements of the *Gas Act* or other *applicable regulatory instruments* and any variation will be published on our website and in the *South Australian Government Gazette*.

If the conditions applying to our tariffs and charges change so that your previous tariff and charges no longer apply to you at your *supply address*, we can decide which tariffs and charges will apply.

8.4 Switching tariffs

You must tell us if your circumstances relating to your eligibility for a tariff or charge change. If you think you satisfy all of the conditions applying to another tariff or charge, you can ask us to review your current circumstances to see whether that tariff or charge can apply to you.

8.5 Changes to the tariff rates and charges during a billing cycle

If a tariff rate or charge applying to you changes during a *billing cycle*, your bill for that *billing cycle* will be calculated on a *pro-rata* basis using:

- (a) the old tariff or charge up to and including the date of change; and
- (b) the new tariff or charge from that date to the end of the *billing cycle*.

[5 August 2004

8.6 **Changes to the tariff type during a billing cycle**

If the type of tariff or charge applying to you changes during a *billing cycle*, your bill for that *billing cycle* will be calculated using:

- (a) the old tariff or charge up to and including the date of change; and
- (b) the new tariff or charge from that date to the end of the *billing cycle*.

8.7 Pass through of taxes and other charges

In some cases we can pass through to you certain taxes and other charges in accordance with *applicable regulatory instruments*. We can do this by either changing the tariffs and charges, or including the amount as a separate item in your bill.

8.8 GST

Certain amounts in this contract are (or will be) stated to be inclusive of GST. These are:

- (a) the amounts specified in our *price list* from time to time; and
- (b) the amount specified in clause 7.

Apart from these amounts, there may be other amounts paid by you or by us under this contract that are payments for "taxable supplies" as defined for GST purposes. To the extent permitted by law, these other payments will be increased so that the GST payable on the taxable supply is passed on to the recipient of that taxable supply.

Any adjustments for GST under this clause will be made in accordance with the requirements of the *Trade Practices Act 1974*.

9. BILLING

9.1 When bills are sent

We will send a bill for the sale and supply of gas to you as soon as possible after the end of each *billing cycle*.

If we fail to issue a bill following the end of a *billing cycle*, we will offer you the option of paying for any gas used during the relevant *billing cycle* under an instalment plan. The maximum period of that instalment plan will be the greater of the period during which we did not bill you or twelve months.

9.2 Calculating the bill

We will calculate at the end of each *billing cycle*:

- (a) the bill for gas sold and supplied during that *billing cycle* (using information obtained from reading your meter or using an approved estimating system); and
- (b) the amount for any other services supplied under this contract during the *billing cycle*.

9.3 Estimating the gas usage

If your meter is unable to be read, or your metering data is not obtained, for any reason (for example, if access to the meter cannot be gained, or the meter breaks down or is faulty), the amount of gas which was purchased from us at your *supply address* may be estimated.

When your meter is subsequently read, the bill will be adjusted for the difference between the estimate and the actual amount of gas used, based on the reading of the meter. When you have received an estimated bill due to the absence of metering data and a subsequent meter reading shows that you have been undercharged, we will offer you option of paying for the amount undercharged under an instalment plan.

If the meter is unable to be read due to your actions, we can bill you any charges we incur in arranging for a meter reader returning to your *supply address* to read the meter.

9.4 How bills are issued

We must send a bill:

- (a) to you at the address nominated by you; or
- (b) to a person authorised in writing by you to act on your behalf at the address specified by you.

9.5 **Contents of a bill**

The bill will be in a form and contain such information as is required by the *Energy Retail Code*.

10. PAYING YOUR BILL

10.1 What you have to pay

You must pay to us the amount shown on each bill by the date shown on the bill as the date for payment.

10.2 How the bill is paid

You can pay the bill using any of the payment methods listed on the bill. If a payment you make is dishonoured (e.g., where a cheque or credit card payment is not honoured), and we incur a fee as a result, you must reimburse us the amount of that fee.

10.3 Late payments

If you do not pay your bill on time, we may require you to pay our reasonable costs of recovering that amount from you. If your are a *business customer*, you may also be required to pay interest on the outstanding amount as set out in *the price list*.

This clause does not affect our right to arrange for your *supply address* to be disconnected under clause 14 of this contract.

10.4 **Difficulties in paying**

If you have difficulties paying your bill, you should contact us as soon as possible. We will provide you with information about various payment options and, where applicable, payment assistance, in accordance with the *Energy Retail Code*.

We are required by the *Energy Retail Code* to identify situations where you may be experiencing difficulties in paying your bill. In such cases, we will offer you the opportunity to pay your bill under an instalment plan and provide you with information about various payment options and, where applicable, payment assistance, in accordance with the *Energy Retail Code*.

11. ACCESS TO YOUR SUPPLY ADDRESS

You must allow safe and convenient access to your *supply address* for the purposes of:

- (a) reading the meter;
- (b) connecting or disconnecting supply;
- (c) inspection, repair or testing of the gas installation at your supply address; or
- (d) maintenance of the distribution system.

We will give you at least 24 hours notice of our intention to enter your *supply address* for the purposes of connecting or disconnecting supply or inspection, repair or testing of the gas installation.

We will give you at least 4 *business days* notice of our intention to enter your *supply address* for the purposes of planned maintenance work.

12. OVERCHARGING AND UNDERCHARGING

12.1 Undercharging

We may recover from you any amount you have been undercharged.

Where you have been undercharged as a result of our error, we can only recover the amount undercharged in the 12 months prior to the meter reading date on the last bill sent to you. We must offer you the opportunity to pay this amount in instalments over the same period of time during which you were undercharged.

12.2 **Overcharging**

Where you have been overcharged, we must tell you and follow the procedures set out in the *Energy Retail Code* for repaying the money. Where the amount overcharged is \$100 or less, and you have already paid that amount, the amount will be credited to your next bill, or, if you have subsequently ended this contract, we will pay you that amount within 10 *business days*.

Where the amount overcharged is more than \$100, and you have already paid that amount, we must ask you whether the amount should be credited to your account, repaid to you or paid to another person, and pay the amount in accordance with your instructions within 10 *business days*.

12.3 **Reviewing your bill**

If you disagree with the amount you have been charged, you can ask us to review your bill. The review will be undertaken in accordance with the requirements of the *Energy Retail Code*.

[5 August 2004

If your bill is being reviewed, you are still required to pay the greater of:

- (a) the portion of the bill which you do not dispute; or
- (b) an amount equal to the average of your bills in the last 12 months.

You must also pay any future bills.

13. SECURITY DEPOSITS

13.1 Interest on security deposits

Where you have paid a security deposit, we must pay you interest on the deposit at a rate and on terms required by the *Energy Retail Code*.

13.2 Use of a security deposit

We may use your *security deposit*, and any interest earned on the *security deposit*, to offset any amount you owe under this contract:

(a) if you fail to pay a bill and, as a result, we arrange for the disconnection of your *supply address*;

or

(b) in relation to a final bill (i.e., the bill we issue when you stop buying gas from us at your *supply address*).

13.3 **Business customers**

If you are purchasing gas for business use, we may request that you increase the amount of your *security deposit* in accordance with the *Energy Retail Code*.

14. DISCONNECTION OF SUPPLY

14.1 When can we arrange for disconnection?

Subject to us satisfying the requirements in the *Energy Retail Code*, we can arrange for the disconnection of your *supply address* if:

- (a) you do not pay your bill by the last day for payment and, in the case of *residential customers*, you refuse to agree to an instalment plan or payment option offered by us;
- (b) you fail to comply with the terms of an agreed instalment plan or payment option;
- (c) you use gas illegally or breach clause 17 of this contract;
- (d) we are otherwise entitled or required to do so under the *Energy Retail Code* or by law.

14.2 Comply with the Energy Retail Code

We must comply with the provisions of the *Energy Retail Code* (such as giving you the required notices and warnings) before arranging for the disconnection of your *supply address*.

14.3 **Disconnection for emergencies**

Despite any other provisions of this *customer sale contract*, we may disconnect or interrupt the supply of gas at your *supply address* in an emergency.

If we do disconnect or interrupt the supply of gas at your *supply address* due to an emergency, we will provide a 24 hour telephone service with information on the nature of the emergency and an estimate of when supply will be restored. We will also use our *best endeavours* to reconnect the supply of gas at your *supply address* as soon as possible.

14.4 **Disconnection for maintenance**

We may disconnect or interrupt the supply of gas at your *supply address* for planned maintenance on or augmentation to the distribution system.

If we do plan to disconnect or interrupt the supply of gas at your *supply address* for planned maintenance on or augmentation to the distribution system we will use our *best endeavours* to give you at least 4 *business days* notice of that disconnection or interruption.

We will use our *best endeavours* to minimise interruptions and to restore supply of gas to your *supply address* as soon as practicable.

15. RECONNECTION AFTER DISCONNECTION

If you request us to arrange reconnection of your *supply address* and you pay to us all of our reconnection charges in advance, we will arrange for the reconnection of your *supply address*.

We may refuse to arrange reconnection and terminate your *customer sale contract* if we are allowed to do so under the Energy Retail Code (such as where the circumstances leading to your disconnection have not been fixed within a period of 10 *business days* after the date on which you were disconnected).

16. VACATING A SUPPLY ADDRESS

You must give us at least 3 *business days* notice of your intention to vacate your *supply address*, together with a forwarding address for your final bill.

When we receive the notice, we must use our *best endeavours* to arrange that the relevant meters are read on the date specified in your notice (or as soon as possible after that date if you do not provide access to your meter on that date) and send a final bill to you at the forwarding address stated in your notice.

If you do not provide the required notice, or if you do not provide access to your meter, you will be responsible for all gas purchased at the *supply address* until:

- (a) we become aware that you have vacated your *supply address* and the relevant meters have been read;
- (b) you give us the required notice; or
- (c) someone else commences purchasing gas from us or another *retailer* for that *supply address*.

17. USE OF GAS AND ILLEGAL USE

17.1 Use of gas

You must not:

- (a) allow gas purchased from us to be used other than in accordance with this contract or the *Energy Retail Code*; or
- (b) tamper with, or permit tampering with, any meters or associated equipment.

17.2 Illegal use

If you have breached clause 17.1 of this contract, we may, in accordance with the Energy Retail

Code:

- (a) estimate the amount of the gas so obtained and bill you or take debt recovery action against you for that amount; and
- (b) arrange for the immediate disconnection of your supply address.

18. INFORMATION WE NEED

You must provide us with all information we reasonably require for the purposes of this contract. All information must be correct. We have rights under the *Gas Act* and the *Energy Retail Code* if information you provide is incorrect. You must tell us if information you have provided to us changes (for example, if your address changes, or the purpose for which you are buying gas changes).

19. WE CAN AMEND THIS CONTRACT

We can amend our contract with you at any time in accordance with the *Gas Act*, provided the amendments satisfy the requirements of the *Energy Retail Code*, any special conditions to this contract and our licence. Any amendment will take effect from the date referred to in the *South Australian Government Gazette*.

20. NOTICES

Unless this document or the *Energy Retail Code* says otherwise (for example, where phone calls are allowed), all notices must be sent in writing. We can send to you notices at the address at which you buy gas from us or the most recent address that we have for you. If a notice is sent by post, we can assume that you have received the notice on the second *business day* after it was sent.

21. PRIVACY AND CONFIDENTIALITY

21.1 **Privacy of information**

Subject to clauses 21.2 and 25 of this contract we must keep your information about you confidential.

21.2 Disclosure

We may, however, disclose information about you:

- (a) if required or permitted by law to do so;
- (b) if we are required or permitted by our licence to do so, such as to a law enforcement agency;
- (c) where you give us written consent; or
- (d) to your *distributor* or a metering provider to the extent that information is for the purposes of arranging connection, disconnection, reconnection, testing of a meter and billing.

22. QUERIES AND COMPLAINTS

If you have a query or a complaint relating to the sale and supply of gas by us to you, or this contract generally, you may contact us as follows (as updated and notified to you from time to time):

TXU Retail	Telephone
Customer service and account enquiries	133 466
Faults & Emergencies (24 hours)	1800 808 526
Telephone interpreter service	131 450
TTY (for hearing impaired customers)	1300 368 536

23. FORCE MAJEURE

23.1 Effect of force majeure event

If, but for this clause 23, either party would breach this contract due to the occurrence of a *force majeure event*:

- (a) The obligations of the party under this contract, other than any obligation to pay money, are suspended to the extent to which they are affected by the *force majeure event* for so long as the *force majeure event* continues; and
- (b) The affected party must use its **best endeavours** to give the other prompt notice of that fact including full particulars of the **force majeure event**, an estimate of its likely duration, the obligations affected by it and the extent of its effects on those obligations and the steps taken to remove, overcome or minimise those effects.

23.2 **Deemed prompt notice**

For the purposes of this clause 23, if the effects of a *force majeure event* are widespread we will be deemed to have given you prompt notice if we make the necessary information available by way of a 24 hour telephone service within 30 minutes of being advised of the *force majeure event* or otherwise as soon as practicable.

23.3 Obligation to overcome or minimise effects of *force majeure event*

Either party relying on this clause 23 by claiming a *force majeure event* must use its *best endeavours* to remove, overcome or minimize the effects of that *force majeure event* as quickly as practicable.

23.4 Settlement of industrial disputes

Nothing in this clause 23 will require either party to settle an industrial dispute which constitutes a *force majeure event* in any manner other than the manner preferred by that party.

24. APPLICABLE LAW

We, as your *retailer*, and you, as our customer, agree to comply with any applicable requirements of any codes or guidelines issued by the *Commission* from time to time.

The laws of South Australia govern this contract.

25. LAST RESORT EVENT

If we are no longer entitled under the *Gas Act* to sell gas to you due to a *last resort event* occurring in relation to us, we are be required by the *Energy Retail Code* to provide your name, billing address and *MIRN* to the gas entity appointed as the retailer of last resort under the *Gas Act* and this contract will come to an end.

SCHEDULE 1: DEFINITIONS

"*applicable regulatory instruments*" means any Act or regulatory instrument made under an Act, or regulatory instrument issued by the *Commission*, which applies to us as a *retailer*;

"best endeavours" means to act in good faith and use all reasonable efforts, skill and resources;

"billing cycle" means the regular recurrent period for which you receives a bill from us;

"business customer" means a small customer who is not a residential customer;

"business day" means a day on which banks are open for general banking business in Adelaide, other than a Saturday, or a Sunday;

"connection point" means the agreed point of supply between your gas installation and the distribution system;

"customer" means a customer as defined in the Gas Act who buys or proposes to buy gas from a retailer;

"customer sale contract" means a standing contract, a market contract or a default contract;

"*date of receipt*" means, in relation to the receipt by you of a notice (including a *disconnection warning*) given by us:

- (a) in the case where we hand the notice to you, the date we do so;
- (b) in the case where we send a notice by facsimile or by e-mail before 5 p.m. on a *business day*, on that *business day*, otherwise on the next *business day*;
- (c) in the case where we leave the notice at your *supply address*, the date we do so;
- (d) in the case where we give the notice by post or, registered mail or lettergram, a date 2 *business days* after the date we sent the notice.

"default contract" means the customer sale contract between a retailer and a default customer arising in accordance with the regulations under the Gas Act;

"default customer" means, in relation to a connection point, a person who is deemed pursuant to the regulations under the Gas Act to have a default contract with a retailer in relation to that connection point;

"disconnection warning" means a notice in writing issued in accordance with clause 9;

"distributor" means a holder of a licence to operate a distribution system under Part 3 of the Gas Act;

"force majeure event" means an event outside the control of you or us;

"Gas Act" means the Gas Act 1997;

"*in-situ termination*" means a termination made where you are not vacating a *supply address*;

"*last resort event*" means an event which triggers the operation of the retailer of last resort scheme approved by the *Commission*;

"market contract" means a customer sale contract which complies with Part A of the Energy Retail Code other than a standing contract or a default contract;

"metering data" has the meaning given that term in the Retail Market Rules;

"MIRN" means a Meter Installation Registration Number assigned to a metering installation at a gas customer's supply address;

"price list" means our list of current tariffs and charges applying to you from time to time;

"quarterly" means the period of days represented by 365 days divided by 4;

"residential customer" means a small customer who acquires gas for domestic use;

"retailer" means a person licensed under the Gas Act to sell and supply gas;

"security deposit" means an amount of money or other arrangement acceptable to the *retailer* as a security against a *customer* defaulting on a bill;

"small customer" has the same meaning as is given to that term in the Energy Retail Code;

"standing contract" has the same meaning as is given to that term in the Energy Retail Code;

"standing offer" means the offer to sell and supply gas made in accordance with our standing offer obligation;

"standing offer obligation" means the obligation imposed on a retailer under the Gas Act to agree to sell and supply gas to a small customer in accordance with the retailer's standing contract terms and conditions when requested to do so by that small customer;

"supply address" means:

- (a) the address for which you purchase gas from us where there is only one *connection point* at that address; or
- (b) where there is more than one *connection point* at that address, each *connection point* through which you purchase gas from us.

THE RENMARK IRRIGATION TRUST

Notice of Water Rate Assessment by adoption of a previous Assessment

THE RENMARK IRRIGATION TRUST has caused to be made an assessment of the rateable land within the district by adopting the previous assessment with, and subject to, certain alterations and additions.

Copies of the assessment are deposited at the office of the Trust and are open for inspection at all reasonable times.

Any person intending to appeal against the assessment may do so in the manner required by the Renmark Irrigation Trust Act 1936-2000, within 21 days from the publication of this notice.

Dated 27 July 2004.

W. D. MORRIS, Chief Executive Officer/Secretary

GEOGRAPHICAL NAMES ACT 1991

Notice of Declaration of Names of Places

NOTICE is hereby given pursuant to section 8 (1) of the Geographical Names Act 1991, that the names of those places set out in The Schedule hereunder shall be the geographical names of those said places. Precise location of the said features can be obtained from the *South Australian Gazetteer* at www.placenames.sa.gov.au or by contacting the Geographical Names Unit, DAIS on (08) 8463 4727.

THE SCHEDULE

Mapsheet	Feature	1:50 00 (Wil
1:50 000 Mapsheet 6534-1 (Moralana)	Akurra Yanmarri (Dual named with Madge Hill) Murrulanha Spring Urdlu-warlpunha (Dual named with Mount Aleck)	1:50 00 (Hes 1:50 00 (Ran
1:50 000 Mapsheet 6534-2 (Hawker)	Yourambulla Range	1:50 00 (Hole
1:50 000 Mapsheet 6836-1 (Frome)	Munda (Dual named with Lake Frome)	1:50 00 (Wai
1:50 000 Mapsheet 6635-1 (Wirrealpa)	Widapa Awi Vambata (Dual named with Widapa Awi Hill) Widawarlpa Vambata (Dual named with Mount Lyall) Yamuti Ardupanha Ridge Fountain Spring Marra Varnapa Rock	1:50 00 (Rea 1:50 00 (Arti
1:50 000 Mapsheet 6727-3 (Alexandrina)	Stirling Point	
1:50 000 Mapsheet 6635-2 (The Bunkers)	Moodlatanna Spring	1:50 00 (Ben
1:50 000 Mapsheet 6635-3 (Oraparrina)	Parachilna Ochre Mine/Vukartu Ithapi (Dual naming) Wabma Nambaindanha (Dual naming)	1:50 00 (Bara
	Yurlunha Vari (Dual named with Yuluna Creek) Upanha Hill Warldu Varlkarranha Hill Wawudanha Hill Yaldhatyinha Hill Varatyinha Waterhole Underground Spring Yurlu (Dual named with Mount Abrupt) Willigon Spring	Not Certi the pol that the Act 199 Approv Date
1:50 000 Mapsheet 6635-4 (Blinman)	Marrukurli Range Mount Samuel Range/ Yurndungarlpa Yarndangunha Hill Youangera Spring	DAIS (
1:50 000 Mapsheet 6634-4 (Wilpena)	Big Werta Springs Vira Warldu (Dual named with Edeowie Gorge) Akurra Yanmarri (Dual named with Reggie Nob) Akurra Ngami Wilkalanha (Dual named with Beatrice Hill) Wildya Ngulhiindanha (Dual named with Pompey Pillar) Ikara (Dual name with Wilpena Pound) Ngami Akurra Spring Ngarri Mudlanha (Dual named with	LAN TAKE Busine: Ministe named Act in n Rose
1:50 000 Mapsheet 6535-4 (Motpena)	St Mary Peak) Akurra Yardli Blackfellows Creek Nilpena Creek	The book v Kapund Date
1:50 000 Mapsheet 6535-2 (Edeowie)	Deadman Creek Wildyandyara (Dual named with Mount Burn) Brachina Creek Brachina Creek Overflow	Signo by the 0

Mapsheet	Feature
1:100 000 Mapsheet 6838 (Moolawatana)	Wadnhadi Awi Warturli Waterhole (In <i>Gazetteer</i> as Warturli Awi) Akurra Vadnhi (Dual named with Mount Fitton) Maiurru Mitha Vambuta (Dual named with Mount Hopeless) Kurnuwarnda (Dual name with Mulligan Springs)
1:50 000 Mapsheet 6533-4 (Willochra)	Deep Creek Aliena Washout Idhi Waterhole
1:50 000 Mapsheet 6333-1 (Hesso)	Hammil Creek
1:50 000 Mapsheet 6331-1 (Randell)	Salt Creek
1:50 000 Mapsheet 6634-2 (Holowilena)	First Creek Mount Simms Well
1:50 000 Mapsheet 6634-3 (Warcowie)	Warumba Spring Wonoka Gap Panditoupna Creek
1:50 000 Mapsheet 6735-2 (Reaphook)	Reaphook Hill/Viliwarunha Emu Springs/Nilpininha (GEOH)
1:50 000 Mapsheet 6735-3 (Artipena)	Nob Gap/Vilimalka Varndartuhna (Dual named with Limestone Spring) Wabma Ridge Wabma Ititi Hill
1:50 000 Mapsheet 6735-4 (Bendiuta)	Vindi-Urtu Waterhole
1:50 000 Mapsheet 6734-3 (Baratta)	Wilapa Range (Dual name with Ngami Adnya) Wilyerpa Hill/ Wilapa Vambata Wilpa Range/Ngami Adnya

E: Words shown in parentheses are not part of the name.

Chairman, Geographical Names Advisory Committee

fied that the above names have been examined in line with cies of the Geographical Names Advisory Committee, and y comply with section 8 (1) of the Geographical Names Ň.

ed

d 26 July 2004.

P. M. KENTISH, Surveyor-General, Department for Administrative and Information Services

4/0455

ND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

notice that, pursuant to section 23 (3) of the Land and ss (Sale and Conveyancing) Act 1994, I, Karlene Maywald, er for Consumer Affairs, do hereby exempt the person in Schedule 1 from the application of section 23 (2) of the relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1

mary Nottle, an employee of Rosthand Pty Ltd.

SCHEDULE 2

whole of the land described in certificate of title register volume 5827, folio 976, situated at 11 Mildred Street, la, S.A. 5373.

15 August 2004.

ed for and on behalf of the Minister for Consumer Affairs Commissioner for Consumer Affairs:

M. BODYCOAT, Commissioner

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that CHG Australia Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence and Gaming Machine Licence in respect of premises situated at Jubilee Highway West, Mount Gambier, S.A. 5290 and known as Western Tavern.

The applications have been set down for hearing on 6 September 2004 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 27 August 2004).

The applicant's address for service is c/o Craig Vozzo/Adrian Battiston, Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 26 July 2004.

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that CHG Australia Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 174 Grand Junction Road, Pennington, S.A. 5013 and known as Grand Junction Tavern.

The applications have been set down for hearing on 6 September 2004 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 27 August 2004).

The applicant's address for service is c/o Craig Vozzo/Adrian Battiston, Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 26 July 2004.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that CHG Australia Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 466 Brighton Road, Brighton, S.A. 5048 and known as Brighton Metro Hotel.

The applications have been set down for hearing on 7 September 2004 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 30 August 2004).

The applicant's address for service is c/o Craig Vozzo/Adrian Battiston, Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 26 July 2004.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that CHG Australia Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 319-327 Payneham Road, Royston Park, S.A. 5070 and known as Payneham Tavern.

The applications have been set down for hearing on 7 September 2004 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 30 August 2004).

The applicant's address for service is c/o Craig Vozzo/Adrian Battiston, Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 26 July 2004.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that CHG Australia Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence and Gaming Machine Licence in respect of premises situated at 138 Waterloo Corner Road, Paralowie, S.A. 5108 and known as Waterloo Station Hotel.

The applications have been set down for hearing on 7 September 2004 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 30 August 2004).

The applicant's address for service is c/o Craig Vozzo/Adrian Battiston, Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 26 July 2004.

Applicant

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Taracon Holdings Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 207 Gilbert Street, Adelaide, S.A. 5000 and known as Duke of Brunswick Hotel.

The applications have been set down for hearing on 7 September 2004 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 30 August 2004).

The applicant's address for service is c/o Ben Allen, Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 29 July 2004.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Mark Waller Nominees Pty Ltd, as trustee for the Mark Waller Family Trust, and Liddy Nominees Pty Ltd, as trustee for the Liddy Family Trust, has applied to the Licensing Authority for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 191 Main North Road, Clare, S.A. 5453 and known as Bentley's Hotel.

The applications have been set down for hearing on 9 September 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 1 September 2004).

The applicants' address for service is c/o Duncan Basheer Hannon, Barristers and Solicitors (Attention: Max Basheer and David Tillett), G.P.O. Box 2, Adelaide, S.A. 5001.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 30 July 2004.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Hooked On Victor Pty Ltd, as trustee for Bailey Family Trust, has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 1, 3 Esplanade, Victor Harbor, S.A. 5211, known as Blues Cafe/Restaurant and to be known as Hooked On Victor.

The application has been set down for hearing on 27 August 2004 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 26 August 2004).

The applicant's address for service is c/o Geoff Forbes/Ashley Thompson, Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 27 July 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Beechtree Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Suite 5/580 Henley Beach Road, Fulham, S.A. 5024 and to be known as Beechtree Wines.

The application has been set down for hearing on 3 September 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 26 August 2004).

The applicant's address for service is c/o Stephen Rogers, 5/580 Henley Beach Road, Fulham, S.A. 5024.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 26 July 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Ross Hamilton and Catharina Bonefacia Jacoba Haldane have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 87 St Andrews Drive, Port Lincoln, S.A. 5606 and to be known as R. H. & C. B. J. Haldane.

The application has been set down for hearing on 3 September 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 26 August 2004).

The applicants' address for service is c/o Leon McEvoy, Clelands Solicitors, 208 Carrington Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 27 July 2004.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Sports Club Holland Inc. has applied to the Licensing Authority for a Club Licence, Entertainment Consent and Extended Trading Authorisation in respect of premises situated at Bishop Road, Mount Gambier, S.A. 5290 and known as Sports Club Holland Inc.

The application has been set down for hearing on 3 September 2004 at 9 a.m.

Conditions

The following licence conditions are sought:

Extended trading authorisation:

Saturday: Midnight to 1 a.m. the following day;

Sunday: 8 p.m. to midnight.

Entertainment consent is sought as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 26 August 2004).

The applicant's address for service is c/o Mervyn Heemskerk, Bishop Road, Mount Gambier, S.A. 5290.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 28 July 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Woodside Wines (SA) Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of the premises situated at Lot 81, Nairne Road, Woodside, S.A. 5244 and to be known as Woodside Winery.

The application has been set down for hearing on 3 September 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 26 August 2004).

The applicant's address for service is c/o Woodside Wines (SA) Pty Ltd, 555 The Parade, Magill, S.A. 5072.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 29 July 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Keymile Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 33 Ottawa Avenue, Panorama, S.A. 5041 and known as Shotbull.

The application has been set down for hearing on 3 September 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 26 August 2004).

The applicant's address for service is c/o Nicholls Gervasi, 231 The Parade, Norwood, S.A. 5067.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 29 July 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Bellarine Hotels Pty Ltd, as a trustee for the Willam Andrew Ryan Family Trust, has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Carters Road, Naracoorte, S.A. 5271 and known as Ryan's of Wrattonbully.

The application has been set down for hearing on 3 September 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz. 26 August 2004).

The applicant's address for service is c/o Westley Digiorgio, P.O. Box 1265, Naracoorte, S.A. 5271.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 29 July 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Goldy's Hotel Pty Ltd has applied to the Licensing Authority for a Hotel and Gaming Machine Licence in respect of premises situated at Jamestown Road, Hallett, S.A. 5419 and known as Wildongoleechie Hotel.

The application has been set down for hearing on 6 September 2004 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz. 27 August 2004).

The applicant's address for service is c/o Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 27 July 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (*b*) of the Liquor Licensing Act 1997, that Adam Rickard and Kim Pilkington have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 27 High Street, Willunga, S.A. 5172 and known as Willy Hill Cafe.

The application has been set down for hearing on 7 September 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 30 August 2004).

The applicants' address for service is c/o Adam Rickard, P.O. Box 176, McLaren Vale, S.A. 5171.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 28 July 2004.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that M. S. Milano Pty Ltd, as trustee for the Cafe Numero Uno Unit Trust, has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shops 18-19 Unley Shopping Centre, 204 Unley Road, Unley, S.A. 5061 and known as Lunch Club Cafe Bistro.

The application has been set down for hearing on 8 September 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz. 31 August 2004).

The applicant's address for service is c/o Shirley Beecroft, El-Kadera, RMB 228 Ironbank Road, Ironbank, S.A. 5153.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 28 July 2004.

Applicant

LIQUOR LICENSING ACT 1997 Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Hannah Mary Tostevin has applied to the Licensing Authority for the transfer of a Liquor Merchant's Licence in respect of premises situated at Hundred of Carribie, Corny Point, S.A. 5577 and known as Corny Point Supplies.

The application has been set down for hearing on 8 September 2004 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz. 31 August 2004).

The applicant's address for service is c/o Peter Hoban, Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 28 July 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Kah Hong Nelson has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 167 Goodwood Road, Millswood, S.A. 5034 known as East Spice Bistro at Goodwood and to be known as Kim Sun Long Noodle Box.

The application has been set down for hearing on 9 September 2004 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz. 1 September 2004).

The applicant's address for service is c/o Kah Nelson, 6 Atkins Crescent, Morphett Vale, S.A. 5162.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 29 July 2004.

Applicant

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Hiltaba Gold Pty Ltd

Location: Mount Finke area—Approximately 30 km southwest of Tarcoola.

Term: 1 year

Area in km²: 427

Ref.: 2002/00116

Plan and co-ordinates can be found on the PIRSA Sarig website: <u>http://www.minerals.pir.sa.gov.au/sarig</u> or by phoning Mineral Tenements on (08) 8463 3103.

Dated 5 August 2004.

H. TYRTEOS, Mining Registrar

NATIONAL PARKS AND WILDLIFE ACT 1972

Angove Conservation Park Management Plan-Draft

I, GREG LEAMAN, Director of National Parks and Wildlife, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that a draft management plan for Angove Conservation Park has been prepared.

Copies of the draft management plan may be inspected at or obtained from the offices of the Department for Environment and Heritage, 1 Richmond Road, Keswick, S.A. 5035 (G.P.O. Box 1047, Adelaide, S.A. 5001), telephone (08) 8124 4946, or at the Lofty/Barossa District Office (Black Hill Conservation Park) telephone (08) 8336 0901, or on the departmental website:

http://www.environment.sa.gov.au/parks/management_plans.html.

Any person may make a representation in connection with the draft management plan during the period up to and including Friday, 8 October 2004.

Written comments should be forwarded to the Regional Conservator, Adelaide, Black Hill Conservation Park, 115 Maryvale Road, Athelstone S.A., 5076 or e-mailed to haegi.laurie@saugov.sa.gov.au.

GREG LEAMAN, Director of National Parks and Wildlife

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2004

	\$
Agents, Ceasing to Act as	35.50
Associations:	
Incorporation	18.10
Intention of Incorporation	44.75
Transfer of Properties	44.75
Attorney, Appointment of	35.50
Bailiff's Sale	44.75
Cemetery Curator Appointed	26.50
	20.50
Companies:	
Alteration to Constitution	35.50
Capital, Increase or Decrease of	44.75
Ceasing to Carry on Business	26.50
Declaration of Dividend	26.50
Incorporation	35.50
Lost Share Certificates:	
First Name	26.50
Each Subsequent Name	9.10
Meeting Final.	29.75
Meeting Final Regarding Liquidator's Report on	
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
First Name	35.50
Each Subsequent Name	9.10
Notices:	
Call	44.75
Change of Name	18.10
Creditors	35.50
Creditors Compromise of Arrangement	35.50
Creditors (extraordinary resolution that 'the Com-	55.50
pany be wound up voluntarily and that a liquidator	
be enpointed?)	44.75
be appointed')	
Release of Liquidator—Application—Large Ad —Release Granted	70.50
—Release Granied	44.75
Receiver and Manager Appointed	41.25
Receiver and Manager Ceasing to Act	35.50
Restored Name	33.50
Petition to Supreme Court for Winding Up	62.00
Summons in Action	53.00
Order of Supreme Court for Winding Up Action	35.50
Register of Interests—Section 84 (1) Exempt Removal of Office	80.00
	18.10
Proof of Debts	35.50
Sales of Shares and Forfeiture	35.50
Estates:	
Assigned	26.50
Deceased Persons—Notice to Creditors, etc	44.75
Each Subsequent Name	9.10
Deceased Persons—Closed Estates	26.50
Each Subsequent Estate	1.15
Probate, Selling of	35.50
Probate, Sening of Public Trustee, each Estate	9.10
	9.10

	\$
Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	23.60 23.60
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	44.75 44.75 44.75
Mortgages: Caveat Lodgment Discharge of Foreclosures Transfer of Sublet	18.10 19.00 18.10 18.10 9.10
Leases—Application for Transfer (2 insertions) each	9.10
Lost Treasury Receipts (3 insertions) each	26.50
Licensing	53.00
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates:	354.00
First Name Each Subsequent Name	70.50 9.10
Noxious Trade	26.50
Partnership, Dissolution of	26.50
Petitions (small)	18.10
Registered Building Societies (from Registrar- General)	18.10
Register of Unclaimed Moneys—First Name Each Subsequent Name	26.50 9.10
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	226.00 299.00
Sale of Land by Public Auction	45.25
Advertisements	2.50
Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	2.50 per
Notices by Colleges, Universities, Corporations and Councils to be charged at \$2.50 per line.	District
Where the notice inserted varies significantly in lengt	th from

where the notice inserted varies significantly in length from that which is usually published a charge of \$2.50 per column line will be applied in lieu of advertisement rates listed.

South Australian Government publications are sold on the condition that they will not be reproduced without prior permission from the Government Printer.

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

ALL private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to **Government Publishing SA** so as to be *received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail:* governmentgazette@saugov.sa.gov.au. Send as attachments in Word format. Please include date the notice is to be published and to whom the notice will be charged. The Government Gazette is available online at: www.governmentgazette.sa.gov.au.

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2004

	Acts	, Dills, Rules, I affante.	ntary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	2.15	0.95	497-512	30.25	29.00
17-32	2.90	1.80	513-528	31.25	29.90
33-48	3.80	2.70	529-544	32.00	31.00
49-64	4.75	3.65	545-560	33.00	32.00
65-80	5.60	4.60	561-576	33.75	33.00
81-96	6.50	5.40	577-592	34.75	33.50
97-112	7.40	6.30	593-608	35.75	34.50
113-128	8.30	7.25	609-624	36.50	35.50
129-144	9.35	8.25	625-640	37.25	36.10
145-160	10.20	9.10	641-656	38.25	37.20
161-176	11.20	10.00	657-672	38.75	38.00
177-192	12.00	11.00	673-688	40.50	38.80
193-208	13.00	11.00	689-704	41.25	39.90
209-224	13.80	12.70	705-720	41.75	41.00
225-240	14.70	13.60	721-736	43.50	41.50
241-257	15.70	14.30	737-752	44.00	42.90
258-272	16.60	15.30	753-768	45.00	43.40
273-288	17.50	16.40	769-784	45.50	44.70
289-304	18.30	17.20	785-800	46.50	45.60
305-320	19.30	18.20	801-816	47.25	46.00
321-336	20.10	19.00	817-832	48.25	47.25
337-352	21.20	20.00	833-848	49.25	48.00
353-368	22.00	21.00	849-864	50.00	48.80
369-384	22.90	21.90	865-880	51.00	50.00
385-400	23.80	22.70	881-896	51.50	50.50
401-416	23.70	23.50	897-912	53.00	51.50
417-432	25.75	24.50	913-928	53.50	53.00
433-448	26.60	25.50	929-944	54.50	53.50
449-464	27.50	26.25	945-960	55.50	54.00
465-480	28.00	27.25	961-976	56.50	55.00
481-496	29.25	28.00	977-992	57.50	56.00
gislation—Acts, Re Subscriptions:	gulations, etc:				
Acts					
vernment Gazette					
nsard					
gislation on Disk					
Annual Subscription	on for fortnightly upda	ates			
	neruung updates				г
mpendium					
					1 70
mpendium Subscriptions: New Subs					1 /0
Subscriptions: New Subs					
ubscriptions: New Subs					

All Legislation, Government Gazette, Hansard and Legislation on disk are available from:

Counter Sales and Mail Orders:	Service SA, Government Legislation ⁺ Outlet Lands Titles Office, 101 Grenfell Street, Adelaide Phone: 13 23 24 (local call cost), Fax: (08) 8204 1909 Postal: G.P.O. Box 1707, Adelaide, S.A. 5001
Online Shop:	www.shop.service.sa.gov.au
Subscriptions and Standing Orders:	Government Publishing SA Box 9, Plaza Level, Riverside Centre, North Terrace, Adelaide, S.A. 5000 Phone: (08) 8207 0908, (08) 8207 0910, Fax: (08) 8207 1040

[REPUBLISHED]

PETROLEUM ACT 2000

Grant of Preliminary Survey Licence—PSL 13

NOTICE is hereby given that the abovementioned Preliminary Survey Licence has been granted with effect from 19 July 2004, under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

No. of Licence	Licensee	Locality	Date of Expiry	Approx. area in km ²	Reference
PSL 13	South East Australia Gas Pty Ltd	The licence area comprises a corridor approximately 7.5 km wide centred on the existing SEA Gas Pipeline (PL13) from the South Australian/Victorian Border to Torrens Island.	18 July 2005	3 069	27/2/278

General Description of Preliminary Survey Licence Area

Pipeline preliminary survey activities are authorised in an area of approximately 3 069 km². Dated 29 July 2004.

BARRY A. GOLDSTEIN, Director Petroleum,

Minerals and Energy Division

Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

NOTICE OF PROPOSED EXTINGUISHMENT OF RIGHTS OF WAY PURSUANT TO SECTION 90 B OF THE REAL PROPERTY ACT 1886

NOTICE is hereby given that an application for extinguishment, pursuant to Section 90B (VE 9635733) has been lodged in the Lands Titles Registration Office for the extinguishment of rights of way contained in Certificate of Title Volume 5861, Folio 812, at Magill. (Rights of way created by G.R.O. Indenture No. 125, Book 57 and G.R.O. Indenture No. 9, Book 72 over allotment 503, DP57364 named Right of Way in DP843, running off Penfold Road between David Street and The Parade at Magill).

VE 9635733 has been lodged at Lands Titles Registration Office without all of the consents required by Section 90B of the Real Property Act 1886.

Under Section 90B:

(2) Subject to this section, the Registrar-General must not act under subsection (1) except on the application, or with the written consent, of the proprietor of the dominant land and the servient land and with the written consent of all other persons who:

- (a) in the case of land registered under this Act—appear from the Register Book to have, or to claim, an estate or interest in the dominant or servient land;
- (b) in the case of land not registered under this Act—are known to the Registrar-General (or who become known to the Registrar-General after making reasonable enquiry) to have, or to claim, an estate or interest in the dominant or servient land.'

As Registrar-General I have been asked to use my discretion under subsection (3) of that section to dispense with the consents required.

Any person who believes they are a person referred to in (2) above may make representations to the Registrar-General, 101 Grenfell Street, Adelaide, S.A. 5000 regarding this application within 28 days of the publication of this notice.

If no representations are made to me within this period the application will be registered.

Further enquiries contact:

Jenny Cottnam Property Examiner Telephone (08) 8226 3983 Reference VE 9635733

S. LIBBIS, Registrar-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Walkway—Grateley Street/Sampson Road, Elizabeth Grove Deposited Plan 64706

BY Road Process Order made on 3 March 2004, the City of Playford ordered that:

1. The whole of the walkway between Grateley Street and Sampson Road adjoining allotment 19 in Deposited Plan 42068 and allotment 7 in Deposited Plan 40785 more particularly lettered 'A' in Preliminary Plan No. 04/0001 be closed.

2. Issue a Certificate of Title to the City of Playford for the whole of the land subject to closure which land is being retained by council for Reserve Purposes.

3. The following easements are granted over the land subject to that closure:

Grant to the Distribution Lessor Corporation an easement for electricity supply purposes over the whole of the land.

Grant to the South Australian Water Corporation an easement for sewerage purposes over portion of the land.

On 13 July 2004, that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

Pursuant to section 24 (5) of the Roads (Opening and Closing) Act 1991, NOTICE of the order referred to above and its confirmation is hereby given.

Dated 5 August 2004.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road, Poltaloch Deposited Plan 65168

BY Road Process Order made on 16 February 2004, The Coorong District Council ordered that:

1. The whole of the unnamed public roads adjoining Poltaloch Road and sections 246 and 247, Hundred of Malcolm and allotments 41 and 42 in Filed Plan 507, more particularly delineated and lettered 'A' in Preliminary Plan No. 02/0015 be closed.

2. Vest in the Crown the whole of the land subject to closure.

On 1 July 2004, that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

Pursuant to section 24 (5) of the Roads (Opening and Closing) Act 1991, NOTICE of the order referred to above and its confirmation is hereby given.

Dated 5 August 2004.

P. M. KENTISH, Surveyor-General

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 5 August 2004

WATER MAINS LAID

Notice is hereby given that the following main pipes or parts of main pipes have been laid down by the South Australian Water Corporation in or near the undermentioned water districts and are now available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

ADELAIDE CITY COUNCIL Archer Street, North Adelaide. p28 and 29 Wellington Square, North Adelaide. p29 Walter Place, North Adelaide. p28 and 29 Walter Street, North Adelaide. p28 and 29 Cambridge Street, North Adelaide. p29

CITY OF BURNSIDE Paynter Street, Glen Osmond. p30 Gilles Street, Glen Osmond. p30 Easements in lot A in LTRO RP 5878, Paynter Street, Glen Osmond. p30

TOWN OF GAWLER Hidson Street, Evanston. p4 Across and in Coleman Parade, Evanston Park. p14 Millers Road, Evanston Park. p14 Blue Stone Quarry Road, Gawler South. p14 Snowy Court, Gawler South. p15

CITY OF MARION Rotorua Avenue, Park Holme. p31

CITY OF ONKAPARINGA Barracoota Crescent, Aldinga Beach. p1 Cuttle Street, Aldinga Beach. p1 Razor Avenue, Aldinga Beach. p1

CITY OF PLAYFORD Gluford Court, Andrews Farm. p2 Dartmouth Street, Davoren Park. p3 Somerset Lane, Davoren Park. p3 Bristol Crescent, Davoren Park. p3 De Luca Court, Angle Vale. p13

CITY OF TEA TREE GULLY Gallery Road, Highbury. p20

MAITLAND WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA Belmont Crescent, Maitland. p22 and 26 Elias Street, Maitland. p22 St Ledger Avenue, Maitland. p23 Jarrett Street, Maitland. p23 Viewbank Crescent, Maitland. p24 and 25 Shannon Terrace, Maitland. This main is available on the east side by application only. p22-24 Hillview Crescent, Maitland. p24 Catherine Avenue, Maitland. p26

MOONTA WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST Hicks Street, Moonta Bay. p16 and 18 Hosking Place, Moonta Bay. p16-18 Cormac Street, Moonta Bay and Port Hughes. p16-18

MYPONGA WATER DISTRICT

DISTRICT COUNCIL OF YANKALILLA Turnberry Drive, Normanville. p5 Cherry Hills Crescent, Normanville. p5 Manisty Drive, Yankalilla. p6 Barton Street, Yankalilla. p6

PORT HUGHES WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST Cormac Street, Port Hughes. p17 and 18 Trenerry Place, Port Hughes. p17 and 18

PORT PIRIE WATER DISTRICT

PORT PIRIE REGIONAL COUNCIL Senate Road, Port Pirie West. p27 Goode Road, Port Pirie West. p27

SPRINGTON WATER DISTRICT

BAROSSA COUNCIL Rose Street, Springton. p19

STRATHALBYN WATER DISTRICT

ALEXANDRINA COUNCIL Brideson Road, Strathalbyn. p12 Gransden Road, Strathalbyn. p12

TWO WELLS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA St George Boulevard, Lewiston. p7-10 Voula Court, Lewiston. p8 Pauline Court, Lewiston. p9 Sevastine Court, Lewiston. p10 and 11

WATER MAINS ABANDONED

Notice is hereby given that the undermentioned water mains have been abandoned by the South Australian Water Corporation.

ADELAIDE WATER DISTRICT

ADELAIDE CITY COUNCIL Archer Street, North Adelaide. p28 and 29 Wellington Square, North Adelaide. p28 and 29 Walter Place, North Adelaide. p28 and 29 Walter Street, North Adelaide. p28 and 29 Cambridge Street, North Adelaide. p29

CITY OF BURNSIDE Paynter Street, Glen Osmond. p30 Easements in lot A in LTRO RP5878, Paynter Street, Glen Osmond. p30 TOWN OF GAWLER Snowy Court, Gawler South. p15

CITY OF MARION Rotorua Avenue, Park Holme. p31

MAITLAND WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA Belmont Crescent, Maitland. p22

PORT PIRIE WATER DISTRICT

PORT PIRIE REGIONAL COUNCIL Senate Road, Port Pirie West. p27 Goode Road, Port Pirie West. p27

SEWERS LAID

Notice is hereby given that the following sewers have been laid down by the South Australian Water Corporation in the undermentioned drainage areas and are now available for house connections.

ADELAIDE DRAINAGE AREA

CAMPBELLTOWN CITY COUNCIL Fisher Street, Magill. FB 1126 p28 Sparks Terrace, Rostrevor. FB 1125 p60

TOWN OF GAWLER Hidson Street, Evanston. FB 1124 p45

CITY OF ONKAPARINGA

Victor Harbor Road, Old Noarlunga. FB 1127 p1, 2, 5, 8, 11-13, and 22-24

Walkway (lot 271 in LTRO DP 6973), Victor Harbor Road, Old Noarlunga. FB 1127 p1, 2, 16 and 24 Across and in Allen Street, Old Noarlunga. FB 1127 p1-3, 16, 23

and 24

Easements in lots 260-258, Main South Road, Old Noarlunga. FB 1127 p1, 3, 18 and 24

In and across Main South Road, Old Noarlunga. FB 1127 p1, 3, 4, 6, 9, 17-19, and 22-24

Robinson Road, Old Noarlunga. FB 1127 p1, 9, 10, 18, 21, 22 and 24

Easements in lot 254, Allen Street, and lot 75, Trim Crescent, Old Noarlunga. FB 1127 p1, 4, 18 and 24

Easement in lot 11 in LTRO DP 32520, Victor Harbor Road, Old Noarlunga. FB 1127 p1, 4, 5, 19 and 24

Scenic Drive, Old Noarlunga. FB 1127 p1, 4, 5, 7, 10, 13, 19-21 and 24

Trim Crescent, Old Noarlunga. FB 1127 p1, 4, 6, 9, 10, 15, 19, 20, 23 and 24

Frederic Street, Old Noarlunga. FB 1127 p1, 4, 5, 14, 20 and 24

Easements in lot 20, Victor Harbor Road, and lots 21 and 213-

216, Scenic Drive, Old Noarlunga. FB 1127 p1, 5, 20 and 24 In and across Noarlunga Avenue, Old Noarlunga. FB 1127 p1, 5, 7, 13, 20 and 24

Easements in lot 248, Noarlunga Avenue, lots 218-227, Scenic Drive, and lot 229, Dungey Road, Old Noarlunga. FB 1127 p5, 7, 13 and 24

Walthamstowe Road, Old Noarlunga. FB 1127 p1, 7, 10, 14 and 24

John Street, Old Noarlunga. FB 1127 p1, 7, 15 and 24 Walkway (lot 245 in LTRO DP 6642), Victor Harbor Road, Old Noarlunga, FB 1127 p1, 8, 10, 15 and 24 Easement in lot 232, Dungey Road, Old Noarlunga, FB 1127 p1,

8, 16 and 24

Across and in Dungey Road, Old Noarlunga. FB 1127 p1, 10, 11, 15, 16 and 24

Easements in lots 182-180, Scenic Drive, and lots 171-173, Robinson Road, Old Noarlunga. FB 1127 p1, 10, 11, 15 and 24 Katherine Street, Old Noarlunga. FB 1127 p1, 10, 20 and 24 Easements in lot 187, Victor Harbor Road, and lot 241, Robinson Road, Old Noarlunga. FB 1127 p1, 11, 16 and 24

CITY OF PLAYFORD Gluford Court, Andrews Farm. FB 1124 p40 and 41 Dartmouth Street, Davoren Park. FB 1124 p42 and 43 Somerset Lane, Davoren Park. FB 1124 p42 and 43 Bristol Crescent, Davoren Park. FB 1124 p42-44

CITY OF UNLEY Bellevue Place, Unley Park. FB 1125 p59

ALDINGA DRAINAGE AREA

CITY OF ONKAPARINGA Easement in reserve (lot 4 in LTRO DP 63084), Greenlees Parade, Aldinga Beach. FB 1124 p36-38 Barracoota Crescent, Aldinga Beach. FB 1124 p36-38 Cuttle Street, Aldinga Beach. FB 1124 p36, 37 and 39 Razor Court, Aldinga Beach. FB 1124 p36, 37 and 39

BALHANNAH COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL Easements in lot 501 in LTRO DP 44418, Junction Road, Balhannah. This main is not available for house connections between chainages 13.6m to 28.4m, and 59.9m to 70.2m. FB 1126 p25

LOBETHAL COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL

Across Noske Court, Lobethal. FB 1124 p46 Easements in reserve (lot 103 in LTRO DP 64691), Noske Court, and lot 7 in LTRO CP 22274, Main Street, Lobethal. FB 1124 p46 Easement in lot 1 in LTRO CP 22274, Lobethal. FB 1124 p46 Kleinschmidt Street, Lobethal. FB 1126 p26

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL Wilpena Terrace, Aldgate. FB 1126 p23 Maxton Street, Bridgewater. FB 1126 p24 Onkaparinga Road, Bridgewater. FB 1126 p24

SEWERS LAID

Notice is hereby given that the undermentioned sewers have been laid down by the South Australian Water Corporation and are not available for house connections.

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL

In and across Wright Road, Crafers and Stirling-60 mm and 40 mm MDPE low pressure sewerage system main. FB 1126 p27

OUTSIDE STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL

Lot 90 in LTRO FP 158136, Wright Road, Stirling-40 mm MDPE low pressure sewerage system main. FB 1126 p27

> A. HOWE, Chief Executive Officer, South Australian Water Corporation.

RULES OF COURT Magistrates Court of South Australia Amendment 22 to the Magistrates Court Rules

PURSUANT to section 49 of the Magistrates Court Act 1991, and all other enabling powers, we, the undersigned, do hereby make the following amendments to the Magistrates Court Rules 1992, as amended.

1. These Rules may be cited as the Magistrates Court Rules 1992, Amendment 22.

2. The Magistrates Court Rules 1992, as amended, by these Rules, may be cited as the 'Magistrates Court Rules 1992'.

3. The amendments contained in paragraphs 7 to 10 (inclusive) of this amendment will take effect as from 1 January 2005.

- 4. Rule 10.06 is repealed and replaced with:
 - 10.06 The Court may require an applicant under section 20 (1) of the Magistrates Court Act to tender appropriate travelling and sustenance expenses to the person to whom the summons is to issue. The Court may also order the applicant to pay any other reasonable expenses incurred in meeting the requirements of a witness in complying with a summons including the cost of producing evidentiary material to the court.
- 5. Rules 18.08, 18.09 and 18.10 are repealed and replaced with:
 - 18.08 An application pursuant to section 99F (1) to vary or revoke a restraining order shall comply with Form No. 32.
 - 18.09 A defendant seeking leave to make such an application shall also file an affidavit setting out details of the substantial change in the relevant circumstances since the order was made or last varied. The Registrar shall serve a copy of the application for leave and affidavit on the complainant by pre-paid post directed to the complainant's last known address. Should leave to make an application to vary or revoke a restraining order be granted, the Form No. 32 filed shall be treated as the application to vary the order and served with the affidavit. The hearing of the application shall be adjourned to enable the Registrar to serve a copy of the Form 32 on the person or persons for whose benefit the order was made (if they are not the complainant) by pre-paid post directed to their last known address.
 - 18.10 An application by a complainant or a person for whose benefit the order was made, shall be served by the Registrar on the defendant, the complainant and the person or persons for whose benefit the original order was made (if not the complainant), by pre-paid post directed to their last known address.
- 6. Rules 18A.O8, 18A.09 and 18A.10 are repealed and replaced with:
 - 18A.08 An application pursuant to section 12 (1) of the Domestic Violence Act to vary or revoke a domestic violence restraining order shall comply with Form No. 41.
 - 18A.09 A defendant seeking leave to make such an application shall also file an affidavit setting out details of the substantial change in the relevant circumstances since the order was made or last varied. The Registrar shall serve a copy of the application for leave and affidavit on the complainant by pre-paid post directed to the complainant's last known address. Should leave to make an application to vary or revoke a restraining order be granted, the Form No. 41 filed shall be treated as the application to vary the order and served with the affidavit. The hearing of the application shall be adjourned to enable the Registrar to serve a copy of the Form 41 on the person or persons for whose benefit the order was made (if they are not the complainant) by prepaid post directed to their last known address.

- 18A.10 An application by a complainant or a person for whose benefit the order was made, shall be served by the Registrar on the defendant, the complainant and the person or persons for whose benefit the original order was made (if not the complainant), by pre-paid post directed to their last known address.
- 7. Rule 28 is repealed.
- 8. Rule 48 is replaced with the following rule:
 - 48.00 ORDER FOR THE ATTENDANCE OF A PRISONER AT COURT.
 - 48.01 An order pursuant to section 28 (2) of the Correctional Services Act shall comply with Form 13.
- 9. The following forms are replaced with the forms annexed:

Forms 1, 2, 3, 4, 5, 5A, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 19, 20, 21A, 21B, 23, 24, 25, 26, 27, 28, 28A, 29, 29A, 30, 31, 31A, 32, 33, 34, 34A, 34B, 34C, 34D, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 48, 49, 53 and 54.

10. The following forms are deleted:

Forms 22 and 52.

Dated 1 July 2004.

K. J. PRESCOTT, Chief Magistrate A. J. CANNON, Deputy Chief Magistrate A. R. NEWMAN, Magistrate G. F. HISKEY, Magistrate

10. Bas				For Court Use
	COMPLAIN Magistrates Cou		Australia	Court Use
X	www.courts.sa.gov.au		australia	
	Summary Procedu Sections 49	re Act, 1921		date filed
	Sections +>			
Complainant				
Name:	······ ,	given name	••••••	Complainant's reference
A 1 1			ephone	
	•••••••••••••••••••••••••••••••••••••••			•••••••••••••••••••••••••••••••••••••••
city/town/suburb		state	postcode	e-mail address
Defendant				
surname		, given name		DOB
	••••••			licence number
				ilicence number
city/town/suburb		state	postcode	
Offence details				
Dihan andara aassala /	f		In the state of the state of the	
Other orders sought (forreiture, compensation	, additional pena	inty, destruction or th	е ііке – Киїе 15.03)
Date	Complain	ant		Witness

						Form 2
		COMPLAII		Court Use		
	r	Magistrates C	ourt of South /	Australia		
	3	www.courts.sa.gov.au Summary Proce				
No start	۵/ <u>۱</u>	Sections 49 and				date filed
0	· · · · · ·					
Compla						
Name: sı	irname		given name	•••••••••••••••••••		nplainant's reference
Address	street	· · · · · · · · · · · · · · · · · · · ·		ephone		facsimile
	city/town/suburb	· · · · · · · · · · · · · · · · · · ·	state	postcode	e-m	ail address
Defenda	int					
Name:						
su Address	Irname		given name			nmm/yy
/ 10000	street					nce number
	city/town/suburb	•••••	state	postco	de	
Offence	details					
Other or	ders sought (for	feiture, compensat	ion additional pena	alty destruction o	or the like – Rule	15.03)
	dore cought (ior	ionaro, componeat	ion, adamonar pone			
Dat	e	Compla	ainant		•••••	Witness
(Registrar, D	eputy Registrar or Just d if Complainant is a P	tice of the Peace)				
Importa	nt notice to De	fendant	· · ·			
lf you fa		n the hearing	date set out l	below or on	any day to w	hich this matter is
	ceed in your ab					
	ue a warrant for					
	dataila	Decietry			Data	
Hearing	uetalis					am/pm
		Auuress		••••••		am/pm
telep	hone	fac	simile		e-mail addr	ess
						MAGISTRATES COURT
					F	Registrar/Justice of the Peace

PROOF OF SERVICE

Name of deponent:	
Address of deponent:	
Name of person served:	
Address at which service effected:	
Date service effected:	
Time of day: Betweenam/pm andam/pm	

Method of service (tick box)

- □ personally;
- by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- any other method permitted by the Rules specify

I certify that I served the attached document in the manner described.

Certified this day)
of 200)

		Form 3
	COMPLAINT AND SUMMONS	Court Use
	Magistrates Court of South Australia	
	www.courts.sa.gov.au <i>Summary Procedure Act, 1921</i>	
149	Sections 49 and 57	date filed
Complainant		
Name:	· · · · · · · · · · · · · · · · · · ·	
surname	given name	Complainant's reference
Addressstreet	telephone	facsimile
city/town/suburt		e-mail address
Defendant		
Name:		DOB
surname Address	given name	dd/mmm/yy
street		licence number
city/town/suburb	o state postcode	•
Offence details		
· · · · · · · · · · · · · · · · · · ·		
Date		Complainant
Important notice to	Defendant	· · · · · · · · · · · · · · · · · · ·
If you fail to appear adjourned the Court r	on the hearing date set out below or on any	y day to which this matter is
 proceed in your 		
 issue a warrant 		
Hearing details		ite
	Address Tir	neam/pm
telephone	facsimile	e-mail address
	•••	MAGISTRATES COURT Registrar/Justice of the Peace

It is important that you read the information on the other side of this form.

lf you	 attend at court either in person or through a solicitor. 						
intend pleading guilty	• fill out this form, have it witnessed by one of the listed people and send it to the court registry to which you were summonsed before the hearing date.						
g,	NOTE :- If you wish to apply to reduce the demerit points attracted by this offence you must attend at court to give evidence.						
written	I am the defendant in this matter.						
guilty plea	I wish to plead guilty to the charge(s)						
pica	I wish to say:- (attach sheet if insufficient space)						
	date signed by defendant or its authorised Manager or Managing Director						
	Details of witness						
	JP/Solicitor/Police Officer number signed by witness						
pleading	Attend at court or have a solicitor attend for you and indicate a not guilty plea.						
not guilty	You will be expected to have discussed the issues in detail with the Complainant, or their representative prior to a trial date being set						

If you do not attend court you may be convicted and fined in your absence.

PROOF OF SERVICE

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

Method of service (tick box)

- □ personally;
- □ by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- □ by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- □ by sending 2 copies by prepaid post.
- any other method permitted by the Rules specify

.....

I certify that I served the attached document in the manner described.

Certified this day)	
of 200)	

	•	INFORMA Magistrates	Court of Sout	h Australia		Court	Use
			cedure Act, 1921			date filed	•
nforman	it						
	name		given name			Informant's refe	rence
ddress	street			telephone		facsimil	
		•••••			•••••	e-mail address	
efendar			state	posicode		e-mail address	
			,		DOB		
	name		given name			dd/mmm/yy	
	street					licence number	
	city/town/suburb		state		stcode		
)ffence (details						
ther ord	ers sought (for	feiture, compens	ation, additional p	enalty, destruction	on or the like – F	ule 15.03)	
Date		Inform	nant	•		Witness	
	-				(Registrar, Deputy		lice of the Pea

				Form 5
		INFORMATION AND		Court Use
		Magistrates Court of Sout www.courts.sa.gov.au	th Australia	
	K	Summary Procedure Act, 192	1	
		Sections 101 and 103		date filed
Informar	nt	· · · · · · · · · · · · · · · · · · ·		·····
Name:				
Address	name	given name		Informant's reference
	street		telephone	facsimile
	city/town/suburb	state	postcode	e-mail address
Defenda				
	name	,, ,		DOB
Address			••••••	
	street			licence number
<u>i</u>	city/town/suburb	state	postcod	6
Offence	details			
1				
Other ord	ers sought (forf	eiture, compensation, additional p	enalty, destruction or	the like – Rule 15.03)
		· · · · · · · · · · · · · · · · · · ·		
	•••••			
Date (Registrar, De	e puty Registrar or Justi	Informant ce of the Peace)		Witness
(Not required i	f Informant is a Public	Authority)		
Importan	t notice to Def	endant		
	I to appear or the Court may		it below or on a	any day to which this matter is
• proc	eed in your ab	sence or		
• issu	e a warrant for	your arrest		
Hearing	details	Registry		Date
		Address		Timeam/pm
teleph	one	facsimile		e-mail address
				MAGISTRATES COURT Registrar/Justice of the Peace

PROOF OF SERVICE

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

Method of service (tick box)

- □ personally;
- by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- any other method permitted by the Rules specify

I certify that I served the attached document in the manner described.

Certified this..... day) of 200...)

						Form 5A
		SUMMONS	5			Court Use
	r i i i i i i i i i i i i i i i i i i i	Magistrates Co www.courts.sa.gov.au	ourt of South	Australia		
		Summary Proced	lure Act, 1921			
		Sections 57 and	103			date filed
Complai	nant/Informar	it			······································	
Address	mame		given name		•	nt/Informant's reference
	street			ephone		facsimile
	city/town/suburb		state	postcode	e-m	nail address
Defenda	nt					
	mame		, given name	•••••••••••••••••••••••••••••••••••••••		mmm/yy
Address			•			
	street				lice	nce number
	city/town/suburb		state	postcode		
Complai	nt/Information	details				
					- -	
. ,						
Data Can	anloint or Infor	notion mode				
Date Con	nplaint or Infor	nation made				
Importan	t notice to De	fendant	······			
-			late set out l	elow or on a	ny day to w	which this matter is
	d the Court ma				., aug to w	
• proc	eed in your ab	sence or				
•	e a warrant for					
					Noto	·
Hearing o	uetalis	Registry				am/pm
		Auuress		I	IIIIe	am/pm
teleph	one	facsi	mile	••••••	e-mail addr	ess
1010ph		10031	····· ··		o man dddi	
					•••••	MAGISTRATES COURT
					F	Registrar/Justice of the Peace

PROOF OF SERVICE

Name of deponent:	
Address of deponent:	
Name of person served:	
Address at which service effected:	•••
Date service effected:	
Time of day: Betweenam/pm andam/pm	

Method of service (tick box)

- □ personally;
- by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- any other method permitted by the Rules specify
 -

I certify that I served the attached document in the manner described.

Certified this day)	
of 200)	



1

WARRANT OF APPREHENSION

Magistrates Court of South Australia www.courts.sa.gov.au Summary Procedure Act, 1921 - Section 58;

5		
Bail Act 1985 - Section	18	

Registry	••••••	F	ile No		
Address					
telephone	••••••	facsimile		e-mail address	•••••
Originating	Document Type				
Date Substa	antiated on Oath				
Complainar	t/Informant				
Defendant	<u></u>				
Name:		given name	•••••	DOE	
Address		given name			dd/mmm/yy
st	reet				licence number
ci	ty/town/suburb	state	pc	ostcode	······································
Particulars	of Charge				
Date of Offe	nce				
Offence Loc	ation				
Offence					
Section and	Act			····	
(And ot	her charges)				
Reason for I	ssue of Warrant				
Date Warrar	nt Issued				
To the Commis	ssioner of Police for the Stat				ce for the State
You are direct		ndant and, subject to a	ny endorseme	ent below, brina	the defendant as soon as
				•••••	MAGISTRATES COURT Registrar/Justice of the Peace
ENDORSEM	IENT Pursuant to se	ction 5(2)(b) of the I	Bail Act 198	5	
Variable 1 The	defendant may not be relea				
Variable 2 A	t the discretion of a membe on, the defendant may be r e	or of the Police Force wh	io is of, or abo	ve, the rank of Se	ergeant or who is in charge
Variable 3 P	erson or class of perso	ons authorised/required	to release	the defendant	on bail following arrest
Registrar/Jus	stice of the Peace	· · · · · · · · · · · · · · · · · · ·	•••		
		· · · ·			

WARKAN I OF REWAND Majstrates Court of South Australia www.courts.agov.as Sammary Procedure Act, 1921 - Section 59, 103 and 112; Criminal Law (Sentencing) Act 1988 - Section 19(4) Registry File No Address	11.5 <i>Bu</i>	
Wetcorts as gor as Summary Proceedure Act, 1921 - Sections 59, 103 and 112; Criminal Law (Sentencing) Act 1988 - Section 19(4) Registry Address Magenee Type Torginating Document Type Type Complainant/Informant Defendant Name given name given name ddmammyy Address Summare given name given name ddmammyy Particulars of Charge Date of Offence Offence Offence Section and Act (And other charges) Particulars of Remand Court Remanded to: Date and Time Remanded to: Date Sheriff Commissioner of Police		
Summary Procedure Act, 1921 - Sections 59, 103 and 112: Criminal Law (Sentencing) Act 1988 - Section 19(4) Registry File No Address		
Criminal Law (Sentencing) Act 1988 - Section 19(4) Registry File No Address		
Address interprote interprote Originating Document Type interprote interprote Complainant/Informant DOB interprote Defendant interprote interprote Name: given name given name interprote Address interprote interprote interprote Streat given name given name interprote Address given name given name given name Address given name given name given name Address given name given name given name Address given name given		
Address interprote interprote Originating Document Type interprote interprote Complainant/Informant DOB interprote Defendant interprote interprote Name: given name given name interprote Address interprote interprote interprote Streat given name given name interprote Address given name given name given name Address given name given name given name Address given name given name given name Address given name given	Pogieta	
Imagenove facamile e-mail address Complainant/Informant		Hile No
Imagebone facesinile e-mail address Originating Document Type Complainant/Informant DOB Defendant Name: DOB Name: given name ddmmm/yy Address streat illone number eityrtown/suburb eitare postcode Particulars of Charge Date of Offence Offence Offence Location	Address	
Originating Document Type Dotational Complainant/Informant DOB Name: DOB Address ddmmm/yy Address ilicence number ettytown/suburb etate poetcode poetcode Particulars of Charge Dob Date of Offence Offence Offence Location Offence Particulars of Remand Court Remanded to: Particulars of Remanded to: Date and Time Remanded to: Reason for Remand Court Remanded to: Date and Time Remanded to: Reason for Remanded to: Reason for Remand: Correctional Institution: Bail Conditions where Certified The defendant who has not yet entered into a bail agreement, may be bailed by agreement upon the following conditions: Date Warrant Issued: To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take		
Originating Document Type Dotational Complainant/Informant DOB Name: DOB Address ddmmm/by Bait Ondices ddmmm/by Date and Court Remanded to: demodel to: Reason for Remand: dommel to:		
Complainant/Informant Defendant Name: DOB aumanne given name Address ilicence number ditytown/suburb etate petcode Particulars of Charge Date of Offence Offence Location Offence Section and Act (And other charges) Particulars of Remand Court Remanded to: Date and Time Remanded to: Reason for Remand: Correctional Institution: Bail Conditions where Certified To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services, is directed to crective the defendant unless he/she has been bailed in the meantime, detain the Gernant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the Court to which the defendant unless he/she has been bailed in the meantime, detain the Court of the defendant unless he/she has been bailed in the meantime, detain the Court of the defendant unless he/she has been bailed in the meantime, detain the Court of the defendant unless he/she has been bailed in the meantime, detain the Court of the defendant unless he/she has been bailed in the meantime, detain the Court of which the defendant unless he/she has been bailed in the meantime, detain the Court of the defendant unless he/she has b		o mai addood
Defendant DOB		
Name: DOB address given name dd/mmm/yy Address licence number ety/texn/suburb stete postcode Particulars of Charge Date of Offence Offence Offence Location Offence Offence Section and Act	Complainant/Informant	
Name:	Defendant	
summe given name dd/mmm/yy Address street licence number city/town/suburb state postode Particulars of Charge Date of Offence		DOB
street ilcence number eity/town/suburb state postcode Particulars of Charge	surname	
city/town/suburb state postcode Particulars of Charge		lionno aucha
Particulars of Charge Date of Offence Offence Location Offence Section and Act (And dher charges) Particulars of Remand Court Remanded to: Date and Time Remanded to: Date and Time Remanded to: Reason for Remand: Correctional Institution: Bail Conditions where Certified The defendant who has not yet entered into a bail agreement, may be bailed by agreement upon the following conditions: Date Warrant Issued: To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services. The Sheriff and the Correctional institution. The Executive Director of the Department of Correctional defendant unlies he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.	50000	
Date of Offence	city/town/suburb	state postcode
Date of Offence	Particulars of Charge	
Offence Location		
Offence		
Section and Act		
(And other charges) Particulars of Remand Court Remanded to: Date and Time Remanded to: Reason for Remand: Correctional Institution: Bail Conditions where Certified The defendant who has not yet entered into a bail agreement, may be bailed by agreement upon the following conditions: Date Warrant Issued: To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant unlit the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.	Offence	
Particulars of Remand Court Remanded to: Date and Time Remanded to: Reason for Remand: Correctional Institution: Bail Conditions where Certified The defendant who has not yet entered into a bail agreement, may be bailed by agreement upon the following conditions: Date Warrant Issued: To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.	Section and Act	
Court Remanded to:	(And other charges)	
Court Remanded to:	Particulars of Remand	
Date and Time Remanded to:		
Correctional Institution: Bail Conditions where Certified The defendant who has not yet entered into a bail agreement, may be bailed by agreement upon the following conditions: Date Warrant Issued: To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime. MAGISTRATES COURT	Date and Time Remanded to	0:
Bail Conditions where Certified The defendant who has not yet entered into a bail agreement, may be bailed by agreement upon the following conditions: Date Warrant Issued: To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.	Reason for Remand:	
The defendant who has not yet entered into a bail agreement, may be bailed by agreement upon the following conditions: Date Warrant Issued: To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.	Correctional Institution:	
The defendant who has not yet entered into a bail agreement, may be bailed by agreement upon the following conditions: Date Warrant Issued: To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.		
following conditions: Date Warrant Issued: To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime. MAGISTRATES COURT		
Date Warrant Issued: To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime. MAGISTRATES COURT	The defendant who has no	ot yet entered into a bail agreement, may be bailed by agreement upon the
To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.	ronowing conditions:	
To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.		
To the Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.	_	
of the said State and to the Executive Director of the Department of Correctional Services. The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.	Date Warrant Issued:	
The Sheriff and the Commissioner of Police and Members of the Police Force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.	To the Sheriff, Commissione	er of Police for the State of South Australia and each Member of the Police Force
defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.	of the said State and to the I	Executive Director of the Department of Correctional Services.
defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.	The Sheriff and the Comm	issigner of Police and Members of the Police Force, are directed to take the
Services, is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.	defendant to the specified c	orrectional institution. The Executive Director of the Department of Correctional
defendant until the day and time specified, and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.	Services, is directed to rece	eive the defendant unless he/she has been bailed in the meantime, detain the
order is made in the meantime.	defendant until the day and t	time specified, and on that day and at that time to have the defendant before the
MAGISTRATES COURT	order is made in the meantin	nt was remanded to be further dealt with according to law, unless some other
registi and uside of the Peace		
	· · · · · · · · · · · · · · · · · · ·	region and once of the react

TAKE NOTE

The requirements of s.19 of the *Bail Act* are such that if it becomes apparent that the defendant is not going to be able to arrange bail in the terms certified above, then arrangements should be made for him/her to be brought back before the court as soon as possible for the conditions to be reviewed.

In any event, if the defendant is not successful in arranging bail, then he/she must be brought back before the court for the conditions to be reviewed within five days of the date of this warrant.

Prisoner movement arrangements should be made with the court on the day preceding the defendant's court appearance. If (after reviewing bail conditions) the court declines to vary the bail conditions certified on the warrant, no further review is required.

IT IS A	DVISABLE NOT TO COMPLETE THIS FORM UNLESS YOU HAVE H	AD LEGAL ADVICE	
	ELECTION FORM	Court Use	
	Magistrates Court of South Australia		
	Summary Procedure Act, 1921 - Section 103(2)	date filed	
Registry	File No		
Address			
telephone	facsimile e-mail address		
Informar	t	· · · · · · · · · · · · · · · · · · ·	
	ame given name		
Address	name given name	Informant's reference	
	street telephone	facsimile	
	city/town/suburb state postcode	e-mail address	
Defenda			
	name given name	dd/mmm/yy	
Address	street	licence number	
The inform	city/town/suburb state postcode ation to which this form is attached contains minor indictable (*and summary)	charges	
	he right to choose how the charge(s) will be dealt with	unarges.	
•	by a Magistrate; or		
•	by a Judge and Jury in the District Court		
lf you war Magistrate	t the charge(s) dealt with in the District Court you MUST complete this f s Court.	orm and return it to the	
Election	I elect for this matter to go before the District Court of Sout	h Australia.	
	Defendant		
Defendan	's solicitor		
telepho	one facsimile e-mail		
	i's counsel		
telepho	ne facsimile e-mail		
	t to note: If you have changed your address, please supply details belo	w:	
New telephone			
N.B. (1)	AN ELECTION DOES NOT TAKE EFFECT UNTIL THIS COMPLETED F	ORM IS FILED IN THE	
COURT AT THE ABOVE ADDRESS. IT MUST BE LODGED -			
 (a) Where a summary of the evidence has been requested by the defence or directed by the Court - within 14 days of the delivery of the summary; (b) Where the request of the summary; 			
(b) Where there is no request or direction for a summary - not later than 6 weeks after the defendant's first appearance before the Court.			
(2)	A COPY OF THE INFORMATION TO WHICH THIS FORM RELATES WHEN IT IS FILED.	MUST BE ATTACHED	
(3)	YOU MAY NOT ELECT FOR TRIAL BEFORE A JUDGE SITTING WIT	HOUT A JURY (S.7(2)	
* Delete	JURIES ACT 1927} as appropriate		

		Form 9
	WRITTEN PLEA ADMITTING CHARGE	Court Use
	Magistrates Court of South Australia	
	www.courts.sa.gov.au Summary Procedure Act, 1921 - Section 105(1)(a)	
80-00		date filed
Registry	File No	
Address		
telephone	facsimile e-mail addres	55
Informan	t	
	name given name	Informant's reference
Address	street telephone	facsimile
	city/town/suburb state postcode	e-mail address
Defenda	nt	
	name given name	dd/mmm/yy
Address	street	licence number
	city/town/suburb state postcode	
sentence.	charges in the attached Information and understand that I will be commit no major indictable charge you must first complete an ELECTION FORM be	
I certify that of this plea	t the defendant has had legal advice in respect	
	Defendant	
solicitor	date	
· · · ·		
Defendar	t's solicitor	
teleph	one facsimile e-m	ail
Defendar	ťs counsel	
teleph		
Detendar	t to note : If you have changed your address, please supply details b	CIUW.
New address	New telephone number	······
NOTE	(1) If you complete this form, it must be lodged with the Court	hefore the date set for
NUTE	your appearance A copy of the INFORMATION to which the attached when it is filed. If you do that, you need not appear	this form relates must be

attached when it is filed. If you do that, you need not appear. You will be informed of the date and time that you are to appear in the Superior Court.
(2) If there is NO MAJOR INDICTABLE charge and you want the Magistrates Court to impose penalty on your plea of guilty, you must attend at the Magistrates Court hearing in person.

You must do one or other, or a WARRANT for YOUR ARREST may be issued without further notice.

COMMITT	AL FOR	TRIAL/SEN	TENCE

Magistrates Court of South Australia www.courts.sa.gov.au Summary Procedure Act, 1921 - Section 105 and 107

Registry	File No	
Address		
telephone	facsimile	e-mail address
Defendant		
Name:		DOB
surname	given name	dd/mmm/yy
Addressstreet		licence number
		national
city/town/suburb	state	postcode
Presiding Officer		
Nature of Committal	trial	sentence
Court	Supreme Court	District Court
	ate:	
	ale	
Charges:		
An alibi notice has been give	n to the defendant.	
A copy of Section 69(3) of t (* delete if not applicable)	he Judiciary Act has I	been given to the defendant.
BAIL STATUS		
on bail	in custody, bail	certified in custody, bail refused
Defendant's solicitor		
telephone	facsimile	e-mail
Defendant's counsel		
telephone	facsimile	e-mail
L		

2777

Form 11

WITNESS SUMMONS

Magistrates Court of South Australia www.courts.sa.gov.au Magistrates Court Act, 1991, Section 20

Registry		File No		
Address				
telephone	facsimile	e-mail address		
	ideannine	0-111aii addl 655		
Witness				
Name:				
Address:				
Case detai Name of pe	Is erson charged:, , surname	given name		
Offence				
Date of Offe	ence			
Offence Lo	cation			
Attend Court to give evidence on the hearing date Bring the Evidentiary Material listed below Deliver the Evidentiary Material listed below to the Registrar before the hearing Evidentiary Material:				
Hearing de	etails Registry	Date		
	Address	Timeam/pm		
telephon	e facsimile	e-mail address		
This summons is issued on the application of complainant/informant/defendant				
(delete as appropriate)				
telephon	e facsimile	e-mail address		
Date:				
	• TI G L GL Continue L Contin	MAGISTRATES COURT Registrar/Justice of the Peace		

 \bullet The Seal of the Court is to be fixed to this form. \bullet

Information about this summons.

Unless the summons has the Seal of the Magistrates Court on it, it has not been properly issued and therefore doesn't need to be obeyed.

What is this document?

This is a summons, which requires you to either attend court to give evidence, to produce documents to the court or both. If you need to produce documents, the summons specifies the documents that you need to produce

What do you have to do?

• If the summons requires you to produce documents or things only, you may comply with it by delivering all of the documents or things to the Registrar of the Magistrates Court at the address given prior to the time and date on the summons. If you do that, you do not have to attend on the day and at the time shown on the summons.

You should only deliver documents or things to the Registrar if you have all of the documents or things requested and if you have no objection to producing them to the Court and to them being inspected by the parties to the case.

If you do deliver the documents or things to the Registrar, they should be securely packaged and have a copy of this summons attached.

If you object to the parties seeing the documents or things, you must come to court on the day and at the time listed and tell the Magistrate why you object to producing them.

• If the summons requires you to give evidence (whether or not it also requires you to bring documents or things), you must attend at the Registry on the day shown in sufficient time to be in the correct courtroom by the time listed unless you contact the person who had this summons issued and have arranged to come to court at some other time.

What about the cost of attending court?

In addition to your reasonable expenses of attending at Court, you are also entitled to be paid **by the party who had the summons issued** this summons, your reasonable expenses incurred in complying with the summons, including an appropriate witness fee.

If you need all or some of these expenses paid **before** you come to court, you should contact the party who had the summons issued.

If you do not understand what you must do, or if you cannot comply with it, you should contact

- The Registrar of the court that issued the summons;
- The person the applied to issue the summons; or
- A solicitor to obtain your own legal advice.

PROOF OF SERVICE

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

Method of service (tick box)

- \Box personally;
- by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- any other method permitted by the Rules specify

.....

I certify that I served the attached document in the manner described.

Certified this..... day) of 200...)

Form 12

WARRANT OF APPREHENSION - WITNESS

Magistrates Court of South Australia www.courts.sa.gov.au

Magistrates Court Act, 1991 - Section 20(3)

Registry		File No	
Address	••••••		
telephone		acsimile	e-mail address
Complaina	ant/Informant		
Witness		····	
Name:			
Address	name	given name	
Address	street		
	city/town/suburb	state	postcode
Defendar	ot		
Name:			DOB
	name	given name	dd/mmm/yy
Address	street		licence number
	city/town/suburb	state	postcode
Derticulo	re of Charge		
	rs of Charge		
Date of O		•••••	
Offence L	ocation		
Offence			
Section a	nd Act		
(And	other charges)		
Reason fo	or Issue of Warrant		
	rant Issued		
1	ant ceases to have effect		at 12:01 am
L		of South Australia and each m	ember of the Police Force for the State.
			pority endorsed below, bring the witness as soon a
practicable	before the Court to be further de	east with according to law.	uny endoised below, bring the witness as soon a
			MAGISTRATES COUR Registrar/Justice of the Peac
ENDORS	EMENT		
The witne	ss may be released on ba	il conditioned to appear b	efore the court.
			· · · · · · · · · · · · · · · · · · ·
	Registry	Date	Time
			Registrar/Justice of the Peac
L	en anna de la desta de la consta		

Magistra www.courts.s Magistrat	E TO PRODUCE ates Court of South Au a.gov.au es Court Act, 1991 - Sectu nal Services Act, 1982 - S	istralia ion 23 &	Form 13 CUSTODY
Registry	File N	0	
Address			
telephone	facsimile	e-mail ado	tress
Details of person to be brought Name:	before the Court)OB
surname	given name	E	dd/mmm/yy
Institution			
Capacity in which person is requir	ed to attend:-		
□ party;			
witness;			
other (specify)			
Particulars of Case Complainant/Informant			
Name: surname	given name		Complainant's reference
Addressstreet	telep	hone	facsimile
city/town/suburb	state	postcode	e-mail address
Person Charged			
To the Manager of the Institution	at which the person is i	n custody.	
The person mentioned is required			
You are required to produce the p			
Registry			
		1 inte	······
date		• • • • • • • •	MAGISTRATES COURT Registrar/Justice of the Peace



WARRANT TO BRING PERSON IN CUSTODY

Magistrates Court of South Australia

www.courts.sa.gov.au Magistrates Court Act, 1991 - Section 23

Registry		File	No	
Address				
telephone		facsimile	e-mai	laddress
Details o	f person to be brought	t before the Court		
		, given name		DOB
	name	0		Gamminyy
Institution	۱		•••••••	
				· · · · · · · · · · · · · · · · · · ·
Dortioula	rs of Case		· · · · · · · · · · · · · · · · · · ·	
	nant/Informant			
				· · · · · · · · · · · · · · · · · · ·
	name	given name		Complainant's reference
Address	street	tele	ephone	facsimile
-	city/town/suburb	state	postcode	e-mail address
Person C	harged			
To the SI	neriff, the Commissioner	of Police and any me	mber of the South	n Australian Police Force.
The pers	on mentioned is required	d to attend before the	Court as a witnes	s in this matter.
You are i	required to produce the p	person as follows.		
, ou are i	• • • • • • • • • • • • • • •			
Registry			Date	
r togioti y				
	date			MAGISTRATES COURT Registrar/Justice of the Peace
				Regionality denote of the Feder



NOTICE TO DEFENDANT AS TO PENALTY

Magistrates Court of South Australia www.courts.sa.gov.au

Summary Procedure Act, 1921 - Section 27C(3), Section 62C(2), Rule 15.01

Registry		· · · · · · · · · · · · · · · · · · ·	Fi	le No		
	name		, given nan			DOBdd/mmm/yy
Address	street					licence number
	city/town/suburt	••••••	st	ate	postcode	
You have	been conv	victed in you	absence of t	he following	g offence(s)	
	•					
As a resu	lt you may t	e disqualified	I from holding	a driver's lic	cence.	
			solicitor attend		st.	
Next hea		Registry			Date	
		Address			I ime	am/pm
telepho	one	·····	facsimile		••••	e-mail address
date	· · · · · · · · · · · · · · · · · · ·				••••	MAGISTRATES COU Registrar/Justice of the Pea

IF YOU WISH TO DISPUTE THESE CHARGES YOU SHOULD READ THE INFORMATION ON THE BACK OF THIS FORM

Form 15

NOTICE TO DEFENDANT

RE-HEARING

Section 76a of the Summary Procedure Act provides that the Court may, on its own initiative or on the application of any party, set aside a conviction or order provided that:

- (a) the parties consent to have it set aside
- (b) the conviction or order was made in error
- (c) it is in the interest of justice to set aside the conviction or order.

If you wish to have the conviction or order set aside, you must complete the application appearing below, and return this notice so as to reach the Registrar within fourteen days of the day on which you received this notice. You or your solicitor must then attend Court on the date and time to which this matter has been adjourned (as detailed on this notice) to support your application.

If you do not apply to have the conviction or order set aside within fourteen days of the receipt of this notice the conviction or order will stand.

APPLICATION FOR RE-HEARING

I, the defendant named in this notice, hereby apply for a re-hearing of the charge referred to in this notice.

Dated this	day of	
da		(Signature of Applicant)

PROOF OF SERVICE

Name of deponent:	
Address of deponent:	
Name of person served:	
Address at which service effected:	
Date service effected:	
Time of day: Betweenam/pm andam/pm	

Method of service (tick box)

- personally;
- □ by prepaid post.
- any other method permitted by the Rules specify

.....

I certify that I served the attached document in the manner described.

Certified this day)	
of 200)	

	Summary Pr	ocedure Act, 1921 - Ru	le 15.02		
Registry		File No			
Defendant					
surname		given name	· · · · · · · · · · · · · · · · · · ·	DOB dd/mmm/yy	•••••
Addressstreet			•••••	licence number	••
city/town/su	iburb	state	postcode		
		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	\	
ou nave been u	ean while in your o	absence of the follo	wing onence(s)	
•					
An application has	been made for:				
		olicitor attend for you			
f you fail to attend					
	ay be dealt with w	-			
a warrant m	ay be issued for	your arrest.			
Next hearing	Registry		Date		
	Address		Time .	an	n/pm
telephone	••••••	facsimile		e-mail address	
	•				
date				MAGISTRATE Registrar/Justice of	

NOTICE TO DEFENDANT

RE-HEARING

Section 76a of the Summary Procedure Act provides that the Court may, on its own initiative or on the application of any party, set aside a conviction or order provided that:

- (a) the parties consent to have it set aside
- (b) the conviction or order was made in error
- (c) it is in the interest of justice to set aside the conviction or order.

If you wish to have the conviction or order set aside, you must complete the application appearing below, and return this notice so as to reach the Registrar within fourteen days of the day on which you received this notice. You or your solicitor must then attend Court on the date and time to which this matter has been adjourned (as detailed on this notice) to support your application.

If you do not apply to have the conviction or order set aside within fourteen days of the receipt of this notice the conviction or order will stand.

APPLICATION FOR RE-HEARING

I, the defendant named in this notice, hereby apply for a re-hearing of the charge referred to in this notice.

Dated this day of

20

date

(Signature of Applicant)

PROOF OF SERVICE

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

Method of service (tick box)

- □ personally;
- by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- □ by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- □ by prepaid post.
- \Box any other method permitted by the Rules specify
 -

I certify that I served the attached document in the manner described.

Certified this day)
of 200)

[5 August 2004

2787

NOTICE OF PREVIOUS CONVICTIONS

Magistrates Court of South Australia www.courts.sa.gov.au Summary Procedure Act 1921 - Section 62D

summary.	Proceaure	ACI,	1921	- Section	62D

Registry		File No	·	
Person charged				DOB
surname Address		given name		dd/mmm/yy
street 	hurb	atata		licence number
City/town/su	dibd	state	postcode	e
Charges against	you			
••				
If you are convicted	d of these offend	es, the following pr	evious convictio	ons will be alleged against you.
You should attend	Court or have a	solicitor attend for y	/ou.	
If you fail to attend				
• the matter ma	ay be dealt with v	vithout you, or		
• a warrant may	y be issued for y	our arrest		
				· · · · · · · · · · · · · · · · · · ·
Person or agency	alleging previo	us convictions.		· · · · · · · · · · · · · · · · · · ·
surname		given name		Reference
Addressstreet	••••••		lephone	facsimile
city/town/sub	burb	state	postcode	e-mail address
Next hearing				ieam/pm
telephone	••••••	facsimile		e-mail address
date			ана Аларияна 	Complainant

PROOF OF SERVICE

Name of deponent:	
Address of deponent:	
Name of person served:	
Address at which service effected:	
Date service effected:	
Time of day: Betweenam/pm andam/pm	
Method of service (tick box)	

- □ personally;
- by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- □ by prepaid post.
- any other method permitted by the Rules specify

.....

I certify that I served the attached document in the manner described.

Certified this..... day) of 200...)

2	78	89

Contraction of the second

APPLICATION FOR REHEARING

Magistrates Court of South Australia

Summary Procedure Act, 1921 - Section 76A

Registry a	at which c	onviction or o	der made File No		·····
Details of	f original fi	le	· · ·		
Defendar Name:					DOB
surr	name		given name		dd/mmm/yy
Address	street				licence number
	city/town/subu	ъ	state	postcode	
Complair Name:	nant/Inform	ant			
surr	name	••••••	given name		Complainant's reference
Address	street	•••••		ephone	facsimile
	city/town/subu	ъ	state	postcode	e-mail address
Charges				· · ·	
I now app	ly to have	the conviction of	or order set aside.		
My reaso	n(s) for wai	nting to set it as	side is/are:		
Applicant's sig State whether		nplainant, Defendant c	or Registrar		
Hearing	date				am/pm
teleph	one	•••••	facsimile		e-mail address
date				•••	MAGISTRATES COUR Registrar/Justice of the Peac

Registry	•••••	Summary Proce		ection 105(1)(a) ar	nd Kule 22.07
D - (
			given name		DOB dd/mmm/yy
Address	street				licence number
Complair	city/town/suburb		state	postcode	
Name:					Compleinent's seference
Address	name street			phone	Complainant's reference facsimile
	city/town/suburb		state	postcode	e-mail address
Charges	, <u>, , , , , , , , , , , , , , , , , , </u>		******		
•					
You plead	led quilty to	these charges	You have been	committed for	sentence as follows
Court				Date	
Address				Time .	am/pm
telepho		facs	simile		e-mail address
f.vou do	not attand a	n that day a war	rant may be iss	ued for your an	raet

Form 21A



ALIBI EVIDENCE (State prosecution) Magistrates Court of South Australia

Summary Procedure Act, 1921 - Section 107(5)

Notice to defendant

Alibi evidence is evidence that you were at some place other than the scene of the crime when the offence was committed.

If you wish to call alibi evidence at your trial and the evidence was not given at your committal hearings,

- you must give notice of the evidence to the Director of Public Prosecutions

The notice MUST -

1 be in writing;

2 contain the name and address of any witness by whom the evidence is to be given;

3 be delivered or posted to The Director of Public Prosecutions at

7 th Floor	or	GPO Box 464
45 Pirie Street		ADELAIDE, SA 5001
ADELAIDE, SA 5000	or	DX 336

within 7 days from the day that you were committed for trial.

If you **do not** give notice you will still be able to call **alibi evidence**, but the Prosecutor can tell the Jury that you didn't give notice of the **alibi evidence** and can comment to the Jury about your failure.

If you **do** give notice the Crown may not, after the close of the Prosecution case, give evidence in rebuttal of your **alibi evidence** unless they are given leave by the Judge.

Form 21B



ALIBI EVIDENCE (Commonwealth prosecution)

Magistrates Court of South Australia www.courts.sa.gov.au

Summary Procedure Act, 1921 - Section 107(5) Judiciary Act - Section 69(3)

Notice to defendant

Alibi evidence is evidence that you were at some place other than the scene of the crime when the offence was committed.

If you wish to call **alibi evidence** at your trial and the evidence was not given at your committal hearings,

- you must give notice of the evidence to the Commonwealth Director of Public Prosecutions

The notice MUST -

- 1 be in writing;
- 2 contain the **name** and **address** of any witness by whom the evidence is to be given;
- 3 be delivered or posted to The Commonwealth Director of Public Prosecutions at

11 th Floor	or	GPO Box 2562
45 Grenfell Street		ADELAIDE, SA 5001
ADELAIDE, SA 5000	or	DX 455

within 7 days from the day that you were committed for trial.

If you **do not** give notice you will still be able to call **alibi evidence**, but the Prosecutor can tell the Jury that you didn't give notice of the **alibi evidence** and can comment to the Jury about your failure.

If you **do** give notice the Crown may not, after the close of the Prosecution case, give evidence in rebuttal of your **alibi evidence** unless they are given leave by the Judge.

Notice to defendant

Section 69(3) of the Judiciary Act 1903 (Commonwealth) provides:

"Any person committed for trial for an offence against the laws of the Commonwealth may at any time within fourteen days after committal and before the jury is sworn apply to a Justice in Chambers or to a Judge of the Supreme Court of a State for the appointment of counsel for his or her defence. If it be found to the satisfaction of the Justice or Judge that such person is without adequate means to provide defence for himself or herself, and that it is desirable in the interests of justice that such an appointment should be made, the Justice or Judge shall certify this to the Attorney General, who may if he or she thinks fit thereupon cause arrangements to be made for the defence of the accused person or refer the matter to such legal aid authorities as the Attorney General considers appropriate. Upon committal the person committed shall be supplied with a copy of this subsection."



APPLICATION FOR AN ORDER OF THE COURT

Magistrates Court of South Australia www.courts.sa.gov.au

Magistrates Court Act, 1991 - Section 10 - Rule 29

Registry			File No	D			
			, given name		DC	DB	
Address						licence numbe	
	city/town/suburt		state		stcode		
Person o	or property	the subject of t	he order sough	ıt.			
	name	•••••	given name			Reference	
Address	street			telephone		facsim	
	city/town/suburt)	state	postcode	•••••	e-mail address	
Grounds	of Applica	tion					
Details o	f order app	lied for		<u></u>			
		•••••					
Applicant		·	- 			·	<u></u>
Next hea	ring date						
teleph	ione		facsimile		e-n	nail address	•••••
date		Registrar					

- A copy of this application is to be served on both the Applicant and the Respondent
- If you do not attend on the hearing date, or any adjourned hearing date, orders may be made in your absence

PROOF OF SERVICE

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

Method of service (tick box)

- □ personally;
- □ by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- any other method permitted by the Rules specify

I certify that I served the attached document in the manner described.

Certified this..... day) of 200...)

	Form 24 WARRANT OF COMMITMENT (Contempt of Court) Magistrates Court of South Australia www.courts.sa.gov.au Magistrates Court Act 1991 - Sections 45 and 46
Registry	File No
Address	
telephone	facsimile e-mail address
Complainant/Informant	
Defendant	DOB
Name:	given name dd/mmm/yy
Addressstreet	licence number
city/town/suburb	state postcode
Offence	
Date of offence	
Offence location	
Section and Act	
Sentence	
Term of imprisonment ord	ered:
Total imprisonment to be s	served:
Commencement date:	
Non - parole period set	
Non - parole period commencement date:	
Date order made:	
Date warrant issued:	
This defendant has been o	lealt with by a Court and sentenced to a term of imprisonment.

The Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the State are directed to take the defendant to a specified correctional institution.

The Chief Executive Officer of the Department for Correctional Services is directed to detain the defendant for the period mentioned.

Stipendiary Magistrate Magistrates Court

3342	

REQUEST FOR ENFORCEMENT AGAINST BODY CORPORATE

Magistrates Court of South Australia www.courts.sa.gov.au

Summary Procedure Act - Section 188

r			
Registry	Pe	enalty No	· · · · · · · · · · · · · · · · · · ·
Address			
••••••			
telephone	facsimile		e-mail address
Body corporate	· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·
Name:			
Address:			
ABN			
Channe			
Charge			
Date of Offence:	••••••		
Location:	•••••••		
Registration No.			
Offence:		•••••	
Section and Act:			
Fine or other pecunia	rv sum		
Fine	\$		
Costs	\$		
	¢		
Levy (C I C Act)	\$		
Reminder notice fee	\$		
Paid	\$ ·		
Amount now due	\$		
Court to which request	is directed		
Court to which request			
Pursuant to the reciproce	l arrangements for the enforcem	ent of fines a	gainst bodies corporate, I request that
the attached certified cor	and generic for the entered	le against this	s body corporate be registered in your
Court for enforcement wit	hin your State	againer and	
Court of chiorochient wit	ini jour olulo.		

I certify that the amount outstanding in respect of the conviction or order is the amount now due.

Please issue enforcement proceedings against the body corporate to recover the amount now due by levying against the goods and chattels of the body corporate.

Please send any money received forthwith to this Registry.

date

Registrar

Form 25



WARRANT OF DISTRESS

Magistrates Court of South Australia

www.courts.sa.gov.au Summary Procedure Act - Section 188

Registry		Penalty No		
Address		-		
	••••••			
telephone				
	facsimile		e-mail address	
Body corporate (defen	idant)			
Name:				
Address:			· · · · · · · · · · · · · · · · · · ·	
ABN				
Charge				
Date convicted:				
Court at which convicted	d:			
Offence:				
Section and Act:	••••••			
r				
Fine or other pecuniar	y sum			
Fine and costs	\$			
Warrant fee	\$			
Paid	\$			
Amount now due	\$			
Date certificate registered		•••••		
Date this warrant issued				
Court to which request is	s directed			
The defendant has been c	convicted and fined in the Cou	urt specified.		
Default has been made in defendant appears to have	n payment of the amount due e property in South Australia.	e and payable a	s a result of the Court's order, an	d the
defendant the chance to f	lice and each member of the forthwith pay the amount due to make distress of the total stress of total stress of the total stress of total str	e (plus the costs	of the State are directed to give of issuing and executing this war bods of the defendant.	e the rrant)

If within five clear days following the making of distress (unless the defendant consents in writing to an earlier sale) the amount due (plus the costs of issuing and executing the warrant) is not paid, then you are to sell the goods and pay the proceeds of the sale to the Court which issued this warrant. If no distress can be found you are to certify that to the Court.

Registrar

.....

[5	August 2004	
10	Tragast 2001	

CONSTABLE'S RETURN OF WARR	ANT
Address:	
would be sufficient, if seize and so	search for goods and chattels belonging to the defendant that ld, to satisfy the amount due (plus the costs of issuing and asons set out below, I am unable to do so.
Reason(s) for not being able to exe	cute warrant:
date	signature



AUTHORISATION TO ENTER AND INSPECT

(LAND/BUILDING)

Magistrates Court of South Australia www.courts.sa.gov.au Magistrates Court Act 1991 - Section 22

Registry	File No	• * .
Address		
telephone	facsimile e-mail address	ан • • • • • • • • • • • • • • • • • • •
Case details		
Complainant/Informant:		•••••
Defendant (name):		
Description of land/building:		
Address:		
Authorised officer Name: Address:		
The authorised officer is auth pursuant to an order of the Co	orised to enter the land and/or building and to carry out a ourt.	in inspection
NOTE: Any person who refuses or	fails without reasonable excuse to produce evidentiary	material as
required by the Court to produ		
Court order		
	Magistrate/Registrar/Justice	

Form 27

			Form 28
	COMPLAINT		Court Use
	(RESTRAINING ORDER)		
	Magistrates Court of South Australia		
	www.courts.sa.gov.au <i>Summary Procedure Act, 1921</i>		date filed
	Section 99		
Complainant		· ·	
-	· · · · · · · · · · · · · · · · · · ·		
surname	, given name		Complainant's reference
Addressstreet	telephone		facsimile
city/town/suburb	state postcode		e-mail address
Defendant			
Name:		Do	ОВ
surname	given name		dd/mmm/yy
Addressstreet			licence number
city/town/suburb	state p	ostcode	
		USICOUE	
Person for whose be		· D/	
surname	,	De	JB dd/mmm/yy
Address			
street			
city/town/suburb		ostcode	· · · · · · · · · · · · · · · · · · ·
The complainant say cause personal ir	vs that, unless restrained, the defendant	may:-	
cause damage to			
behave in an intir	nidating or offensive manner		
			······································
The complainant see	ks an order restraining the defendant fr	om:-	
· · · · · · · · · · · · · · · · · · ·			angene in de la de la Tradación de la dela de la dela de la dela de la dela de
	· · · · · · · · · · · · · · · · · · ·	•••	••••••
Date	Complainant	(-	Witness
· · · · · · · · · · · · · · · · · · ·			outy Registrar or Justice of the Peace) if Complainant is a Public Authority)

		Form 28A
	COMPLAINT	Court Use
	(PAEDOPHILE RESTRAINING ORDER)
	Magistrates Court of South Australia www.courts.sa.gov.au	
80	Summary Procedure Act, 1921	date filed
	Section 99AA	
N I	······	L
Complainant		
Name:		Complainant's reference
surname Address	given name	Complainant's reference
street	telephone	facsimile
city/town/suburb	state postcode	e-mail address
Defendant		
Jame.		DOB
surname	given name	dd/mmm/yy
Address		
street		licence number
city/town/suburb	state postcode	••
having been sente	enced to imprisonment for a child sexual offence,	
previous 5 years;	or	
previous 5 years; has been found lo	or bitering near children on at least one previous occ	casion and there is reason to
previous 5 years; has been found lo	or	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or bitering near children on at least one previous occ endant may, unless restrained again loiter near ch	casion and there is reason to
previous 5 years; has been found lo think that the defe	or pitering near children on at least one previous occ endant may, unless restrained again loiter near ch ks an order restraining the defendant from:-	casion and there is reason to hildren.
previous 5 years; has been found lo think that the defe	or pitering near children on at least one previous occ endant may, unless restrained again loiter near ch ks an order restraining the defendant from:-	casion and there is reason to

			Form 29
	SUMMONS		Court Use
	(RESTRAINING OF		
	Magistrates Court of	South Australia	
	www.courts.sa.gov.au	ooun Auonana	date filed
	Summary Procedure Act,	1921	date med
	Section 99		
Decistry		File No	
Registry			
Address		Date complaint lai	d
telephone	facsimile	····· •	e-mail address
Defendant		· · · · · · · · · · · · · · · · · · ·	
			DOD
Name:	given name	•••••	dd/mmm/yy
Address	•		
street			licence number
city/town/suburb	state	postcode	
Complainant			
Name:	given name		Complainant's reference
A 1 1	given name	•••••	
street		telephone	facsimile
city/town/suburb	state	postcode	e-mail address
		· · · · · · · · · · · · · · · · · · ·	
Person for whose benef	nt order is sought		
Name: surname	given name	•••••	• * *
Suitane	given hame_		
	hat, unless restrained, th	e defendant may:-	
cause personal injur	y; or		
cause damage to pro	operty: or		
behave in an inumu	ating or offensive manner		
A complaint has been la	aid seeking an order rest	raining the defendar	nt from:-
	U	-	
· · · · · ·			
		· · ·	

(Details of the hearing are on the next page)

Hearing details	Registry	Date
	Address	Time
		am/pm
telephone	facsimile	e-mail address
		MAGISTRATES COUR Registrar/Justice of the Peac

IMPORTANT NOTICE TO DEFENDANT

- If you do not appear a Restraining Order may be made in your absence.
- A copy of the complaint and any evidence that has been tendered to the Court may be obtained from the Registry.

PROOF OF SERVICE

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

Method of service (tick box)

- \Box personally;
- by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- □ by prepaid post.
- any other method permitted by the Rules specify

I certify that I served the attached document in the manner described.

Certified this day)	
of 200)	

		Form 29A						
建制制度	SUMMONS	Court Use						
	(PAEDOPHILE RESTRAINING ORDER)							
	Magistrates Court of South Australia							
60 60	Summary Procedure Act, 1921	date filed						
	Section 99AA							
Registry	File No							
Address	Date complaint laid							
Auuress	Date complaint laid							
telephone	facsimile e-mail address							
Defenda	nt							
		B						
Name:	name given name	dd/mmm/yy						
Address								
	street	licence number						
	citv/town/suburb state postcode							
Complai	nant							
Name:	•							
	name given name	Complainant's reference						
Address	street telephone	facsimile						
	city/town/suburb state postcode	e-mail address						
 The complainant says that the defendant has been found loitering near children; and has been found guilty of a child sexual offence within the previous 5 years; or having been sentenced to imprisonment for a child sexual offence, has been released within the previous 5 years; or 								
has	been found loitering near children on at least one previous occasio < that the defendant may, unless restrained again loiter near childrer							
A comple	aint has been laid seeking an order restraining the defendant fro	om:-						
L								
Hearing	details Registry Date							
	Address	eam/pm						
teleph	one facsimile e-m	ail address						
	·····	MAGISTRATES COURT Registrar/Justice of the Peace						
IMPORT	ANT NOTICE TO DEFENDANT							
 If you do not appear a Restraining Order may be made in your absence. 								
-		• A copy of the complaint and any evidence that has been tendered to the Court may be obtained						

from the Registry.

PROOF OF SERVICE

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

Method of service (tick box)

- □ personally;
- by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- \Box by prepaid post.
- any other method permitted by the Rules specify

.....

I certify that I served the attached document in the manner described.

Certified this..... day) of 200...)

	N N	RESTRAINING OF lagistrates Court of Se ww.courts.sa.gov.au ummary Procedure Act, 1	outh Australia		Form 30 Court Use
1000000		ection 99			date filed
	This docur	nent must be served o	on the defenda	nt person	ally
Registry	•••••••	•••••	File No	•••••	
Address			Date complai	nt laid	
telephone	·····	imile		e-mail add	lress
Defendant	t ser				
Name:	ame	, given name		DOB	dd/mmm/yy
Address	street				licence number
	city/town/suburb	state	postco	de	
Complaina	ant				· · · · · · · · · · · · · · · · · · ·
Name:	ame	given name		•••••	Complainant's reference
Address	street	·····	telephone	•••••	facsimile
	city/town/suburb	state	postcode	•••••	e-mail address
	g Order made:-	·			
Date	••••				MAGISTRATES COURT Registrar/Justice of the Peace
IMPORTA	NT NOTICE TO DE	FENDANT			
• Non-o	compliance with a s	erved order renders yo	u liable to a ter	m of impris	conment not exceeding
 2 yea Upon A corr 	registration, this or	der is also enforceable hat was relied on to ma	in other States	and Territo	ories. ined from the Registry

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

I certify that I served the attached document on the defendant personally.

			Form 31
	RESTRAINING OR	DER and	Court Use
	SUMMONS		
	Magistrates Court of So	uth Australia	
	www.courts.sa.gov.au Summary Procedure Act, 19	21	date filed
	Sections 99 and 99C(2)	21	
This do	cument must be served o	n the defendant pers	onally
Registry	File	No	
Address		•	
			il addraaa
telephone	facsimile	9 -117	il address
Defendant			
Name:	,, given name	L	dd/mmm/yy
			licence number
street			
city/town/suburb	state	postcode	·
Complainant			
Name:	given name		Complainant's reference
Address			facsimile
street		elephone	Idesiting
city/town/suburb	state	postcode	e-mail address
city//own/suburb			
Date order made:			
Date order made:		ce and is satisfied th	nat there is a reasonable
Date order made:	application in your absen	ce and is satisfied th nit domestic violence	nat there is a reasonable and has made an order
Date order made:		ce and is satisfied th nit domestic violence	nat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma	application in your absen	ce and is satisfied th mit domestic violence	nat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th nit domestic violence	hat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th mit domestic violence	nat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th nit domestic violence	hat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th mit domestic violence	hat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th nit domestic violence	hat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th nit domestic violence	hat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th mit domestic violence	hat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th nit domestic violence	hat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th mit domestic violence	hat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th nit domestic violence	hat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th nit domestic violence	hat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th nit domestic violence	hat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th nit domestic violence	hat there is a reasonable and has made an order
Date order made: The Court has heard an apprehension that you ma against you.	application in your absen	ce and is satisfied th nit domestic violence	hat there is a reasonable and has made an order

dress	am/pm
facsimile	e-mail address
	MAGISTRATES COURT Registrar/Justice of the Peace
	· · · · · · · · · · · · · · · · · · ·

IMPORTANT NOTICE TO DEFENDANT

- Non-compliance with a served order renders you liable to a term of imprisonment not exceeding 2 years.
- If you do not appear, the order will be confirmed.
- Upon registration, this order is also enforceable in other States and Territories.
- A copy of any evidence that was relied on to make the order may be obtained from the Registry.

PROOF OF SERVICE

)

)

I certify that I served the attached document on the defendant personally.

Certified this day	
of 200	

.....

	(PAEDOPI	dure Act, 1921		Form 31A Court Use date filed
	This document must b	e served on the defend	ant persona	lly.
Registry		File No	•••••	
Address				
		•		
telephone	facsimile		e-mail add	Iress
Defendant				· · · ·
surnan	, ie	jiven name		dd/mmm/yy
Address	reet			licence number
ci	ty/town/suburb		code	
Complaina	nt	· · · · · · · · · · · · · · · · · · ·		
Name:	na (given name		Complainant's reference
Address		telephone		facsimile
	ty/town/suburb	state postcode		e-mail address
Date order				· · · · · · · · · · · · · · · · · · ·
	was satisfied that the defenda	ant has been found loit	ering near	children: and
1	en found guilty of a child sexua			
	been sentenced to imprisonm us 5 years; or	ent for a child sexual off	ence, nas be	
has be	een found loitering near childre nat the defendant may, unless	n on at least one previo	us occasion ear children.	and there is reason to
Order mad		<u> </u>		
Order mad	5			

Hearing details	Registry	Date		
	Address	Timeam/pm		
		$(A_{ij},A_{ij}) = (A_{ij},A_{ij})$		
telephone	facsimile	e-mail address		
Date		MAGISTRATES COURT Registrar/Justice of the Peace		

IMPORTANT NOTICE TO DEFENDANT

- Non-compliance with a served order renders you liable to a term of imprisonment not exceeding • 2 years.
- If you do not appear, the order will be confirmed. •
- Upon registration, this order is also enforceable in other States and Territories. •
- A copy of any evidence that was relied on to make the order may be obtained from the Registry. .

PROOF OF SERVICE

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

)

I certify that I served the attached document upon the defendant personally.

Certified this..... day of 200...

)

					Form 32
BARR		APPLICATION	TO VARY OR	Court l	Jse
			RAINING ORDI	-R	
, MEL	<u>k</u>	Magistrates Court of		-1 \	
	•	www.courts.sa.gov.au		date filed	
		Summary Procedure A	ct, 1921	uate meu	
		Sections 99F			
Registry			File No		
Address			••		
telephone		facsimile		e-mail address	
Defendar	nt				
	name	, , given nam	e	DOBdd/mmm/yy	
Address	street			licence nun	nber
	city/town/suburb	sta	ate postcode	•••	
Complair	nant	,			······································
Name:	name	, given nam	e	Complaina	nt's reference
Address	street	5	telephone		simile
	- 14 - 14		nostoada	e-mail addr	
·	city/town/suburb	state	postcode		
	on made by:				
Com	plainant;				
Pers	on for whose ben	efit the order way mad	e; or		•
	endant				
		taken out by the Defe	ndant, you must get l	eave from the Co	ourt before this
appli	cation can be made		7 ,,, ,,7 , , ,		4 mm a a a
To de	o this you must show	v that there has been a s aried, and an affidavit n	ubstantial change in th	e relevant circums	tances since the
Details o	t order which is s	sought to be varied o	or revokea:		
Variation	sought:				· · · · · · · · · · · · · · · · · · ·
· <u>····</u>					
	t's signature)	an the next secol		· · · · · · · · · · · · · · · · · · ·	
(Details o	of the hearing are o	on the next page)			

Hearing details	Registry	Date
	Address	Time
		am/pm
telephone	facsimile	e-mail address
	· · · · ·	
		MAGISTRATES COURT Registrar/Justice of the Peace

IMPORTANT NOTICE TO DEFENDANT AND COMPLAINANT

If you do not appear an order may be made in your absence.

PROOF OF SERVICE

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

Method of service (tick box)

□ personally;

- □ by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- ☐ by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- □ by prepaid post.
- □ any other method permitted by the Rules specify

I certify that I served the attached document in the manner described.

	RESTRAINING ORDER				Form 33 Court Use	
	5	Magistrates	Court of S	South Australia		
	Σ	www.courts.sa.gov Summary Pro		1921		date filed
		Sections 99F				
	This do	cument must	be served	on the defendar	nt persona	lly.
Registry			•	File No		
Address						
telephone		facsimile			e-mail add	ress
Defendar	nt				-	
					DOB	dd/mmm/uu
Address	name		given name	••••••		dd/mmm/yy
	street					licence number
	city/town/suburb		state	postcoc	le	
Complair	nant					
	name	,	given name		••••	Complainant's reference
Address	street		given name	telephone	·····	facsimile
	city/town/suburb		state	postcode	•••••	e-mail address
Date of o Original	original order order:					
Date of v Order as	ariation of order varied:					· · · · · · · · · · · · · · · · · · ·
					· · · · · · · · · · · · · · · · · · ·	
Date						MAGISTRATES COURT Registrar/Justice of the Peace
	ANT NOTICE TO					
Non			r renders y	ou liable to a ter	m of impris	onment not exceeding
Upo	n registration, this	order is also	enforceable	e in other States	and Territo	ories.
• A CC	ppy of any evidence	e mai was rei		ary the order may	y De Obtain	ed from the Registry.

Name of deponent:	•••
Address of deponent:	
Name of person served:	
Address at which service effected:	
Date service effected:	
Time of day: Betweenam/pm andam/pm	

I certify that I served the attached document on the defendant personally

	ORDEF Magistrat www.courts.sa	tes Court of South a.gov.au Procedure Act, 1921		AINING	Form 34 Court Use date filed
Registry		Fi	e No		
Address					
telephone	facsimile			e-mail add	ress
Defenda					
Name:	name	given name	•••••		dd/mmm/yy
Address	street			•••••	licence number
	city/town/suburb	state	postco	de	· · · · · · · · · · · · · · · · · · ·
Complai	nant			· ·	
	name	given name			Complainant's reference
Address	street	-	one	•••••	facsimile
	city/town/suburb	state	postcode	••••••	e-mail address
Original	order:				
Date ord	er revoked:				
 Date					MAGISTRATES COUR Registrar/Justice of the Peac

Addre Name	e of deponent: ess of deponent: e of person served: ess at which service effected:	
Date	service effected:	
Time	of day: Between am/pm andam/pm	
Meth	od of service (tick box)	
	personally;	
	by leaving a copy at the last (or most usual) place of abode with a person appa residing there and not less than 16 years of age;	rently
	by leaving a copy at the place of business with a person apparently employed and not less than 16 years of age;	there
	by prepaid post.	
	any other method permitted by the Rules – specify	
l certi	ify that I served the attached document in the manner described.	

				Form 3	4A
		RESTRAINING C	RDER and	Court Use	
	V Contraction	SUMMONS			
		Magistrates Court of S www.courts.sa.gov.au	South Australia		
180	5 2/	Summary Procedure Act,	1921	date filed	
		Sections 99 and 99B			
	This c	order must be served or	h the defendant p	ersonally.	
Registry			File No		
Address					
telephone		facsimile		nail address	
Defend	ant				
				DOB	
s	urname	given name		dd/mmm/yy	
Address	street	•••••••••••••••••••••••••••••••••••••••		licence number	••••
	city/town/suburb	state	postcode)	
Compla					
	urname	given name	••••••	Complainant's reference	••••
Address		·····			
	street		telephone	facsimile	
	city/town/suburb	state	postcode	e-mail address	
Date or	der made:				
A Magin	trata was satisfia	d by telephone as far as	e practicable that		
	e complaint is genui		s practicable that		
	• . •		able annrehensio	n that unless you are restrain	ned
	u may			n that amoso you are rootain	100
, , , , , , , , , , , , , , , , , , ,	j				
🗌 ca	use personal injury;	or			
L ⊂a	use damage to prop	perty; or			
	have in an intimidat	ing or offensive manner			
L					
Order n	nade:-				
	•				
L					

Hearing details	Registry	Date
	Address	am/pm
telephone	facsimile	e-mail address
IMPORTANT NOTICE T	O DEFENDANT	
Non-compliance with imprisonment not example.	vith a served order renders you exceeding 2 years.	liable to a term of
• If you do not appea	ar, the order will be confirmed.	
Upon registration, 1	his order is also enforceable in other	• States and Territories.
• A copy of any evid from the Registry.	ence that was relied on to make the	e order may be obtained
	PROOF OF SEF	RVICE
Name of depo	onent:	
Address of de	ponent:	
Address at wh	on served: nich service effected:	
	effected:	
	Betweenam/pm and	

I certify that I served the attached document on the defendant personally.

)

Certified this...... day of 200...

)

	SUMMC Magistrate www.courts.sa. Summary P Sections 99 This order mu	rocedure Act, 1921 AA and 99B Ist be served on the defenda	Form 34B Court Use date filed
Regist			
Addres	SS	•••••	
telephone	e facsimile	······	e-mail address
Defen			
Name	surname	qiven name	DOB dd/mmm/yy
Addre			licence number
	city/town/suburb	state po	ostcode
Comp	lainant		
Name			Complainant's reference
Addre	surname SS street	given name telephone	facsimile
	city/town/suburb	state postcode	e-mail address
A Mag • t	he complaint is genuine and	ephone as far as practicable	
	and who has:	you are a person who has t	been found loitering near children,
🗆 t	peen found guilty of a child se	xual offence, within the previo	us five years;
1	been sentenced to imprisonm within the previous 5 years; or		having been released from prison
		ldren on at least one previou trained, again loiter near child	s occasion and there is reason to ren
Order	made:-		
	N		

Hearing details	Registry	Date	•••••
	Address	Time	am/pm
telephone	facsimile	e-mail address	
IMPORTANT NOTIC	E TO DEFENDANT		
	e with a served order renders you liab ot exceeding 2 years.	ole to a term of	STRATES CO
• If you do not ap	ppear, the order will be confirmed.		
Upon registration	on, this order is also enforceable in other Sta	tes and Territories.	Selection of the select
• A copy of any from the Regist	evidence that was relied on to make the orde	er may be obtained	AUST

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

I certify that I served the attached document on the defendant personally.

Certified this day	
of 200	

)

					Form 34C
20.04		REQUEST	TO REGIST	ER FOREIGN	Court Use
			ING ORDER		
	L State		ourt of South A		
		www.courts.sa.gov.au		ustralla	date filed
		Summary Proced			
		Sections 99H, Rı	ıle 18.16		
Registry	Adelaide (C	riminal Divisior	n) F	File No	
Address	260-280 Kir	ng William St., Ac	lelaide		
/ 1441 000		.9			
telephone		facsimile		e-mail address	
Defendar	nt	······································			
	name		, given name	D	OB dd/mmm/yy
Address	street				licence number
·	city/town/suburb		state	postcode	
Applican	t			· .	
Name:			,		
	name		given name		Applicant's reference
Address	street		teler	phone	facsimile
	city/town/suburb		state	postcode	e-mail address
Date For	eign Order m	ade:			
Duteren					
A certifie	ed copy of the	Foreign Order	is attached; ple	ease register the o	rder in your Court.
				· · · · · · · · · · · · · · · · · · ·	
		· ·			
			*(Interstate R	eqistrar)	•••••••••••••••••••••••••••••••••••••••
				the South Australiar	n Police Force)
			*(A person fo	r whose benefit the	Foreign Order was made)
*Strike ou	ut whichever is	not applicable)	· ·	· · · · · · · · · · · · · · · · · · ·	

				O . 1 1 1 1 1 1
	NOTICE	OF REGISTRATIO	N OF	Court Use
	FOREIG	N RESTRAINING C	DRDER	
	Magistrate	s Court of South Austral	lia	
A CONTRACTOR	www.courts.sa.go	ov.au ocedure Act, 1921		date filed
	Sections 99H			
	This document n	nust be served on the de	efendant persona	lly.
Registry Ad	lelaide (Criminal Divi	sion) File No		••••••
	0-280 King William St.			
elephone	facsimile		e-mail address	•••••
Defendant	Ides in the			
	· · · · · · · · · · · · · · · · · · ·		DOB	
surname	•••••	given name		dd/mmm/yy
Address				licence number
	wn/suburb	state	postcode	
Date Foreign C	Order registered:			
	y of the Foreign Order			you in the following
That order ha	_	application in this State,		you in the following
That order ha	_			you in the following
That order ha	_			you in the following
That order ha	_			you in the following
hat order ha	_			you in the followin
That order has	_			you in the followin
hat order ha	_			you in the followin
hat order ha	_			you in the followin
hat order ha	_			you in the followin
hat order ha	_			you in the followin
hat order ha	_			you in the followin
hat order ha	_			you in the followin
hat order ha	_			you in the followin
hat order ha	_			you in the followin
hat order ha	_			you in the followin
That order has	_			you in the followin
That order has	_			MAGISTRATES COUF
That order has erms.	s been adapted for a	application in this State, a		MAGISTRATES COUF
That order has erms.	s been adapted for a	application in this State, a	and now restrains	MAGISTRATES COUP Registrar/Justice of the Peac
That order has erms. ^{Iate} MPORTANT N	s been adapted for a	ANT:	and now restrains	MAGISTRATES COUF Registrar/Justice of the Peac

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

I certify that I served the attached document on the defendant personally.

Certified this..... day) of 200...) .

	0 111
	Court Use
Magistrates Court of South Australia	
www.courts.sa.gov.au Summary Procedure Act, 1921 - Section 57A(7a)	
	date filed
Registry File No	
Address	
telephone facsimile e-mail address	
	· · · · · · · · · · · · · · · · · · ·
Complainant	
Name:, surname given name lr	nformant's reference
	facsimile
city/town/suburb state postcode e	-mail address
Defendant	
Name:	id/mmm/yy
street li	cence number
city/town/suburb state postcode	
Offence details	
Hearing details Registry Date	
	am/pm
telephone facsimile e-mail ac	ddress
 IMPORTANT NOTICE TO DEFENDANT The date mentioned is set for the trial of the charges against you 	
 You need to attend of that day with all witnesses who you wish to git 	ive evidence in your
defence.	
If you do not attend the matter may be heard and finalised in your absence.	•
 Date	MAGISTRATES COURT Registrar/Justice of the Peace

[5 August 2004

PROOF OF SERVICE

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

Method of service (tick box)

- □ personally;
- by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- □ by prepaid post.
- any other method permitted by the Rules specify
 -

I certify that I served the attached document in the manner described.

Certified this day)	
of 200)	

				Form 36
BARR	AFFIDAVIT			Court Use
	k Magiatratas Court	of Couth Australia		
	www.courts.sa.gov.au	of South Australia		date filed
				date filed
Registry		File No		
Address	·····			
telephone	facsim	ile	e-mail address	
	nant/Informant			
	name	,		reference
Address				
	street	telephone		facsimile
	city/town/suburb	state postco		e-mail address
Defendar				
			DOB	
	name	given name		dd/mmm/yy
Address	· · · · · · · · · · · · · · · · · · ·			
	street			licence number
	city/town/suburb	state	postcode	
Person s	wearing affidavit			
		,		
sur Address	name	given name		
Audress	street			Occupation
having he	city/town/suburb en properly sworn/affirmed, I s	state	postcode	
	sen property eventralition, re	, ay .		
1.				
		(signature of person swearing/a	affirming)	
Date swo	rn/affirmed	(signature of person swearing/a	200000097	
Place at v	which sworn/affirmed	(signature, name and title of pe	rson before whom affida	vit is sworn/affirmed)
		· · · · · · · · · · · · · · · · · · ·		

			Form 37
	COMPLAINT		Court Use
	(DOMESTIC VIOLENCE R	ESTRAINING	
	ORDER)	· · · · · · · · · · · · · · · · · · ·	
	Magistrates Court of South A	ustralia	date filed
	www.courts.sa.gov.au		
	Domestic Violence Act, 1994, Sect	ion 4	
Complainant			
A CONTRACT OF	······		
surname	given name		Complainant's reference
Addressstreet		phone	facsimile
city/town/suburb	state	postcode	e-mail address
Defendant			
· · · · · · · · · · · · · · · · · · ·	·····	г	OB
surname	given name	L	dd/mmm/yy
			licence number
street			
city/town/suburb	state	postcode	
Person for whose be	nefit order is sought		· · · ·
		[ООВ
surname	given name		dd/mmm/yy
Addressstreet			a a a
	atata		
city/town/suburb	state	postcode	
	s that, unless restrained, the de		nit domestic violence.
The complainant see	ks an order restraining the defe	endant from:-	
L			
F			
Date	Complainant		Witness
Date	Complainant	(Registrar, Do	Witness eputy Registrar or Justice of the Peace) d if Complainant is a Public Authority)

Form	38			
n n n n n n n n n n n n n n n n n n n		SUMMONS		Court Use
			ENCE RESTRAINING	
	4	ORDER)		
		Magistrates Court of S www.courts.sa.gov.au	outh Australia	date filed
		Domestic Violence Act, 19	94, Section 4	
Registry			File No	
			Date complaint laid	
Address			Date complaint laid	
telephone		facsimile	e-mail ado	lress
Defenda	nt			······································
	name	, , , , , , , , , , , , , , , , , , ,	DOE	dd/mmm/yy
Address		given name		licence number
	city/town/suburb	state	postcode	
Complai				
	name	given name		Complainant's reference
Address	street		telephone	facsimile
	city/town/suburb	state	postcode	e-mail address
Person f	or whose benefi	it order is sought	<u></u>	
			DOE	dd/mmm/yy
sur Address	rname	given name		dd/mmmyy
	street			
	city/town/suburb	state	postcode	
The com	plainant says th	at, unless restrained, the	e defendant may commit	domestic violence.
A compla	aint has been la	id seeking an order restr	aining the defendant from	n:-
1				

Registry	Date
Address	am/pm
facsimile	e-mail address
	MAGISTRATES COURT Registrar/Justice of the Peace
	Address

IMPORTANT NOTICE TO DEFENDANT

- If you do not appear a Restraining Order may be made in your absence.
- A copy of the complaint that has been laid and any evidence that has been tendered to the Court may be obtained from the Registry.

PROOF OF SERVICE

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

Method of service (tick box)

- \Box personally;
- □ by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- □ by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- □ by prepaid post.
- any other method permitted by the Rules specify

.....

I certify that I served the attached document in the manner described.

							form 39
		DOMEST				Court Use	
		RESTRA					
		Magistrates www.courts.sa.go	s Court of S	South Austr	alia	date filed	
				994 - Section			
	This doc	cument must	be served		ndant perso	onally.	
Registry			•••	File No			
Address	••••	•••••		Date con	nplaint laid		
				· · · ·			
elephone		facsimile			e-mail	address	
Defenda							
	mame		, given name	•••••	D0	OB dd/mmm/yy	•••••
Address	street					licence number	••••••
0 ! !-	city/town/suburb		state		oostcode		
Complai Nomo:							
sur	mame		given name			Complainant's reference	;
Address	street			telephone		facsimile	· · · · · · · ·
	city/town/suburb	•••••	state	postcode		e-mail address	•••••
The Cou	urt, having heard	the matter.	ordered t	hat vou, th	e defendan	t, be restrained i	n th
following		· •••• ••••••				•	
						· · · · ·	
							<u> </u>
						MAGISTRATES Registrar/Justice of th	
Date							
IMPORT	ANT NOTICE TO			ou liable to a	a term of imr	prisonment not exce	edin
IMPORT	n-compliance with			ou liable to a	a term of imp	prisonment not exce	edin
IMPORTA Non 2 ye Upo	n-compliance with ears. on registration, this	a served orde order is also	er renders y	e in other St	ates and Ter		

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

I certify that I served the attached document on the defendant personally.

						× _		Form	n 40
		DOMES	TIC VIOL	ENCE			Court U	lse	
		RESTR/	AINING C	RDER a	and				
		SUMMC)NS						
180 - 62		Magistrate www.courts.sa.c	es Court of	South Aus	tralia		date filed		
			iolence Act, 1	994 - Sectio	n 9(2)			·	
	This d	locument mus	t be served	on the de	fendant p	ersona	lly.		
Registry			F	ile No					
Address									
telephone	•••••••••••••••••••••••••••••••••••••••	facsimile				e-mail addr	ess		
Defenda	nt			······					
Name:	· · · · · · · · · · · · · · · · · · ·		. ,			DOB	•••••		
sur Address	name		given name				dd/mmm/yy		
/ (001000	street						licence num	ber	
· · ·	city/town/suburb		state		postcode	•			
Complai	nant								
-			,	•••••	•••••				•••••
sur Address	name		given name				Complainan	it's reference	
/ (00/000	street			telephone			face	simile	
	city/town/suburb		state	postc	ode		e-mail addro	ess	•••••
Date ord	er made:								
The Cou	rt has heard a	n application i	n vour abse	ence and i	is satisfied	d that t	here is	a reasona	able
appreher	ision that you r	nay, unless re	strained, co	mmit dome	estic viole	nce an	d has m	nade an oi	rder
against y	ou.								
Order m	ade:-						· .		
Order m	ade:-						· .		
Order m	ade:-				1				
Order m	ade:-				·				
Order m	ade:-								
Order m	ade:-								
Order m	ade:-								
Order m	ade:-					· · · · ·			
Order m	ade:-								
Order m	ade:-					· · · ·			
Order m	ade:-								
Order m	ade:-								
Order m	ade:-								
Order m	ade:-								
Order m	ade:-								

Hearing details	Registry	Date
	Address	. Timeam/pm
telephone	facsimile	e-mail address
Date		MAGISTRATES COURT Registrar/Justice of the Peace

IMPORTANT NOTICE TO DEFENDANT

- Non-compliance with a served order renders you liable to a term of imprisonment not exceeding 2 years.
- If you do not appear, the order will be confirmed.
- Upon registration, this order is also enforceable in other States and Territories.
- A copy of the evidence that was relied on to make this order may be obtained from the Registry.

PROOF OF SERVICE

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

)

)

I certify that I served the attached document on the defendant personally.

Certified this..... day of 200...

.....

			Form 41
	APPLICATION TO	VARY OR	Court Use
	REVOKE DOMES	TIC VIOI ENCE	
	RESTRAINING OF		
	Magistrates Court of Sc		date filed
	www.courts.sa.gov.au	uui Australia	
	Domestic Violence Act, 199	4 - Sections 12 and 14(4)	
Registry		File No	
Address			
telephone	facsimile	e-mail ad	dress
Defendant	· · · ·	<u> </u>	
Name:		DOE	3
surname	given name		dd/mmm/yy
Addressstreet			licence number
city/town/suburb	state	postcode	
Complainant			
•••••••••••••••••••••••••••••••••••••••	,		
surname Address	given name		Complainant's reference
street		elephone	facsimile
city/town/suburb	state	postcode	e-mail address
Application made by:			
Complainant;			
Person for whose ber	nefit the order way made; or		
Defendant			
	takan and hu the Defendant	t you must get leave fro	m the Court before this
application can be mad	taken out by the Defendar	u, you musi gei ieuve jro	m the Court Dejore this
To do this you must sho	e. w that there has been a subst	antial change in the relevan	t circumstances since the
order was made or last	varied, and an affidavit must l	be attached setting out detai	ls of the change.)
Details of order which is	sought to be varied or re-	voked:	
	5		
		<u>.</u>	
Variation sought:			
	·····		
(Applicant's simplify)			
(Applicant's signature) (Details of the hearing are	on the next name)		
Uperalis of the fielding die	on all non payer		

Hearing details	Registry	Date
	Address	Time
		am/pm
telephone	facsimile	e-mail address
	••	MAGISTRATES COURT Registrar/Justice of the Peace
IMPORTANT NOTICE	TO DEFENDANT AND COMPLAINANT	

If you do not appear an order may be made in your absence.

PROOF OF SERVICE

Name of deponent:	
Address of deponent:	
Name of person served:	
Address at which service effected:	
Date service effected:	
Time of day: Betweenam/pm andam	ı/pm

Method of service (tick box)

- □ personally;
- by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- □ by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- by prepaid post.
- any other method permitted by the Rules specify

I certify that I served the attached document in the manner described.

11.50 a lis		DOMES				Form 42 Court Use
		DOMES		DRDER (as	varied)	Court Ose
	\$	Magistrate	s Court of	South Australi		
10000000		www.courts.sa.go Domestic Via		994 - Section 12		date filed
	This do	ocument must	be served	on the defend	lant persona	ally.
Registry			•••	File No		
Address						
telephone	••••••	facsimile	••••••••••••••••		e-mail ado	Iress
Defenda	nt	·				
			· .		DOB	
Address	mame		given name			dd/mmm/yy
	street					licence number
	city/town/suburb		state	posi	code	
Complain						
	name	····· ,	given name			Complainant's reference
Address	street			telephone	•••••	facsimile
	city/town/suburb		state	postcode		e-mail address
	original order		······································			
Original	order:					
Date of v	ariation of order					
Order as	varied:					
		977 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	,			
Date					•••••	MAGISTRATES COURT Registrar/Justice of the Peace
IMPORTA	ANT NOTICE TO	DEFENDANT				an a
 Non 2 ye 		a served orde	r renders ye	ou liable to a te	erm of impris	onment not exceeding
	n registration, this	s order is also	enforceable	e in other State	s and Territo	ries.

Name of deponent:	
Address of deponent:	
Name of person served:	
Address at which service effected:	
Date service effected:	
Time of day: Betweenam/pm andam/p	m

I certify that I served the attached document on the defendant personally.

				Form	43
	0	RDER REVOKIN	IG DOMESTIC	; Court Use	
, D.	V	IOLENCE RESTI	RAINING ORD	ER	
	Ϋ́κ	agistrates Court of Se			
	The work www	w.courts.sa.gov.au omestic Violence Act, 199		date filed	
		omestic violence Aci, 195	74 - Section 12		
Registry			File No		
Address					
Audress	•••••••••••••••••••••••••••••••••••••••	•••••••••••••••••••••••••••••••••••••••			
					•
telephone	facsi	nile		e-mail address	
Defenda					
	name	given name		DOB dd/mmm/yy	••••
Address		given name			
	street			licence number	
	city/town/suburb	state	postcode		
Complai	nant				
-					
sur	name	given name		Complainant's reference	
Address	street		telephone	facsimile	••••
					••••
	city/town/suburb	state	postcode	e-mail address	
Date of o Original	riginal order				
Unginar	order.				
					÷.,
Date and	er revoked:				
Date of u					
· · · · · · · · · · · · · · · · · · ·					-
Date				MAGISTRATES CO Registrar/Justice of the P	
	<u> </u>	*** ****	70000000 ······························		

Name of deponent:	
Address of deponent:	
Name of person served:	
Address at which service effected:	
Date service effected:	
Time of day: Betweenam/pm andan	m/pm

Method of service (tick box)

- □ personally;
- by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;
- □ by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;
- □ by prepaid post.
- any other method permitted by the Rules specify

I certify that I served the attached document in the manner described.

Certified this day)
of 200)

			Form 44
	DOMESTIC VIOLI		Court Use
	RESTRAINING O	RDER and	
	SUMMONS		date filed
	Magistrates Court of S www.courts.sa.gov.au	outh Australia	
and the second	Domestic Violence Act, 19		
	ocument must be served o		bersonally.
Registry	•••••	File No	
Address			
telephone	facsimile	e-mail	address
Defendant			DOD
surname	given name	·····	DOB dd/mmm/yy
Address			licence number
			•
city/town/suburb	state	postcode	
Complainant	····· , ·····		
sumame	given name		Complainant's reference
Addrees			
Addressstreet		telephone	facsimile
street		telephone	facsimile e-mail address
street <u>city/town/suburb</u> Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency	ied by telephone as far as uine and and that there is a reasona	postcode	
street city/town/suburb Date order made: A Magistrate was satisfi • the complaint is gen	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address
street <u>city/town/suburb</u> Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address
street city/town/suburb Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency you may commit dor	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address
street city/town/suburb Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency you may commit dor	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address
street city/town/suburb Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency you may commit dor	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address
street city/town/suburb Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency you may commit dor	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address
street city/town/suburb Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency you may commit dor	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address
street <u>city/town/suburb</u> Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency you may commit dor	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address
street city/town/suburb Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency you may commit dor	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address
street <u>city/town/suburb</u> Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency you may commit dor	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address
street <u>city/town/suburb</u> Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency you may commit dor	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address
street city/town/suburb Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency you may commit dor	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address
street city/town/suburb Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency you may commit dor	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address
street city/town/suburb Date order made: A Magistrate was satisfi • the complaint is gen • of sufficient urgency you may commit dor	ied by telephone as far as uine and and that there is a reasona	postcode	e-mail address

Hea	ring details	Registry	Date
		Address	am/pm
			e-mail address
		E TO DEFENDANT	
•		with a served order renders y ot exceeding 2 years.	you liable to a term of
•	lf you do not app	bear, the order will be confirmed.	
•	Upon registration	n, this order is also enforceable in oth	her States and Territories.

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

I certify that I served the attached document on the defendant personally.

Certified this..... day) of 200...)

)

					Form 45
		REQUEST ⁻	TO REGIS	TER FOREIGN	Court Use
	•	DOMESTIC	VIOLENC	E RESTRAININ	IG
	¥	ORDER			and the second second
	T i i	Magistrates Co	urt of South	Australia	date filed
		www.courts.sa.gov.au Domestic Violenc			
		Domestic violenc	e Act 1944 -Sec	<i>lion</i> 14	
Registry	Adelaide (C	Criminal Division) an	File No	
Address	260-280 Kir	ng William St., Ade	elaide		
1					
telephone		facsimile	······	e-mail addres	5
Defenda	nt			· · · · · · · · · · · · · · · · · · ·	
				[
Address	name		given name		dd/mmm/yy
	street				licence number
	city/town/suburb		state	postcode	
Applican	t	1		······································	
Name:		······			
sur Address	name		given name		Applicant's reference
71001000	street	••••••	tel	ephone	facsimile
	city/town/suburb		state	postcode	e-mail address
Date For	eign Order ma	ade:	· · · · · · · · · · · · · · · · · · ·		
A contific		Foreign Order i		ease register the o	rder in vour Court
A certine	a copy of the	Foreign Order is	s attached, pi	lease register the o	ruer in your court.
				·	
			*(Interstate F	 Ponietrar)	
				the South Australia	n Police Force)
					Foreign Order was made)
*Strike οι	ıt whichever is	not applicable)			-

		Form 46
	NOTICE OF REGISTRATION OF	Court Use
M.	FOREIGN DOMESTIC VIOLENCE	
	RESTRAINING ORDER	
	Magistrates Court of South Australia	date filed
	www.courts.sa.gov.au	
	Domestic Violence Act, 1994 - Section 14	
	This document must be served on the defendant persona	ally.
Registry	Adelaide (Criminal Division) File No	
Address	260-280 King William St., Adelaide	
telephone	facsimi le e-mail address	
Defendan	t	
Name:	DOB	
surn: Address	ame given name	dd/mmm/yy
Auuress	street	licence number
	city/town/suburb state postcode	
Data Fanal		
Date Fore	gn Order registered:	
A certified	copy of the Foreign Order that has been registered is attached.	
That order terms.	r has been adapted for application in this State, and now restrain	s you in the following
Date		MAGISTRATES COURT Registrar/Justice of the Peace
IMPORTA	NT NOTICE TO DEFENDANT:	
• Non	compliance with the order renders you liable to a term of imprisor	ment no exceeding 2
years		
• You r	may apply to the Court to vary or revoke the order.	

PROOF OF SERVICE

Name of deponent:		
Address of deponent:		
Name of person served:		
Address at which service effected:		
Date service effected:		
Time of day: Between am/pm	andam/pm	

I certify that I served the attached document on the defendant personally.

Certified this day)	
of 200)	

	C M w	PPLICATION FC DRDER CANCELI agistrates Court of So ww.courts.sa.gov.au xpiation of Offences Act,	_ING RE		Form 48 Court Use	
Registry Address						
telephone		facsimile		e-mail address		
Applicant			······································			
surna		, given nam		DOB dd/m	ımm/yy	
Address	street			licen	ce number	
(city/town/suburb	st	ate	postcode		
File No.	Issuing Autho	rity		Date relief granted	Balance owing	
			······			
				· ·		
·		······				
Relief gran		Date				
		ing by instalments; or	to exte	tend the due date of the amount owing.		
Cancellati	on grounds	Date				
defau	It in payment; or	•	failure	to pay by extended du	ue date	
Grounds u	apon which rev	iew is sought				
Sworn/affir	med					
date Applicant signature						
				•••••		
place		state		JP etc signature		
Hearing de	etails	Registry Address		Time	MAGISTRATES COURT	
	NT NOTICE TO	DEFENDANT s may be made in your	absence.			

			Form 49
		CERTIFICATE FOR ENFORCEMENT	Court Use
		Magistrates Court of South Australia	
	ł	www.courts.sa.gov.au	
(Stores)		Expiation of Offences Act, 1996 - Section 10(1)	date filed
Registry			
Address	•••••		
telephone	•••••	facsimile e-mail address	
Issuing A	uthority		
Name:	-		
Address			
,	street		
	city/town/suburb	state postcode	
Defendar	nt		
		DOB	
	name	given name	dd/mmm/yy
Address	street		licence number
	city/town/suburb	state postcode	
Expiation			
-	Notice Numl	per Offence Number	
Date		Notice Issued	
0.5			
Offence			
Date			
Location		street	
		city/town/suburb state	postcode
Registrati	on number	City/town/suburb State	pooloodo
Offence			
Section a	nd Act		
Expiatior	n Amount		
Expiation	fee	\$	
Reminder	fee	\$ \$	
Levy Total amo	ount owing	\$ \$	
I certify the	at I am author	ised by the abovenamed issuing authority to prosecute actions of	on its behalf.
legislation	that creates t	best of my knowledge, all of the requirements of the Expiation he offence detailed above have been complied with. I request the provisions of section 13(2)(a) of the Expiation of Offences A	that the expiation notic

	(Signature)
(Telephone number) (Da	(Date)

	t D	A FORENSI Magistrates Co www.courts.sa.gov.au	FOR ORDE C PROCED ourt of South Au prensic Procedures	URE stralia s) Act, 1988		date filed
Pogiata					ni personan	y -
Registry				0	•••••	
Address		••••••	•••••			
telephone		 facsimile		 e	e-mail address	
Applican	t					
Address	name		given name			
	street			telephone		facsimile
	city/town/suburb		state	postcode	8	e-mail address
Respond						
	name		, given name	••••••		mmm/yy
Address	street					nce number
	city/town/suburb		state	postcode		
The appl Procedure	s) Act for an ord	de an applicatio ler authorising a is attached to th	forensic procedu		of the Crin	ninal Law (Forensic
Date appl	ication made.				••••••	
Importan	t notice to Def	endant				
	I to appear or I the Court may		ate set out bel	ow or on a	any day to w	hich this matter is
• proc	eed in your ab	sence or				
• issu	e a warrant for	your arrest				
Hearing o	details	Registry		[Date	
		Address			Time	am/pm
teleph	one	facsir	nile	••••••	e-mail addr	ess
	<u></u>			•	 ۲	MAGISTRATES COURT Registrar/Justice of the Peace

PROOF OF SERVICE

Name of deponent:
Address of deponent:
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Betweenam/pm andam/pm

I certify that I served the attached document on the defendant personally.

Certified this..... day) of 200...)

[5 August 2004

Form 54

WARRANT OF APPREHENSION

Magistrates Court of South Australia www.courts.sa.gov.au Criminal Law (Forensic Procedures) Act, 1998 Section 24(2)(b)

Registry		Fi	le No			
Address						
telephone		facsimile	e-ma	ail address		
Applican	t					
Name:		, ,				
surr	name	given name		Applicant's reference		
Address	street	······	telephone	facsimile		
	city/town/suburb	state	postcode	e-mail address		
Respond						
1	name	, given name		DOB dd/mmm/yy		
Address	street			licence number		
	city/town/suburb	state	postcode	•		
Reason for warrant						
Date of application The applicant has made an application pursuant to section 19 of the <i>Criminal Law (Forensic Procedures) Act</i> for an order authorising a forensic procedure.						
A copy of the application is attached to this warrant.						
Date Warrant Issued						
To the Commissioner of Police for the State of South Australia and each member of the Police Force for the State.						
You are directed to apprehend the respondent and, subject to any endorsement below, bring the respondent as soon as practicable before the Court to answer this application.						
MAGISTRATES COURT						
Registrar/Justice of the Peace						
ENDORSEMENT Pursuant to section 5(2)(b) of the Bail Act 1985						
Variable 1 The respondent may not be released on bail.						
Variable 2 At the discretion of a member of the Police Force who is of, or above, the rank of Sergeant or who is in charge of a police station, the respondent may be released on bail.						
Variable 3		ersons authorised/require	d to release the re	spondent on bail following arrest		
	••••••••••••••••••••••••••••••••••••••					
				Registrar/Justice of the Peace		
L		n Lendard (M. 1988).	,			

South Australia

Highways (Authorised Transport Infrastructure Projects) (Commencement) **Proclamation 2004**

1—Short title

This proclamation may be cited as the *Highways (Authorised Transport Infrastructure Projects) (Commencement) Proclamation 2004.*

2—Commencement of Act

The Highways (Authorised Transport Infrastructure Projects) Amendment Act 2003 (No 62 of 2003) will come into operation on 5 August 2004.

Made by the Governor

with the advice and consent of the Executive Council on 5 August 2004

2003/05324/CTSA01

South Australia

Mining (Revocation of Private Mine) Proclamation 2004

under section 73N of the Mining Act 1971

Preamble

1 The following area was declared to be a private mine by proclamation on 5 October 1972 (*Gazette 5.10.1972 p1806*):

Portion of Sections 922, 935, 946 and 1287, Hundred of Adelaide, County of Adelaide, being the whole of the land comprised and described in Certificate of Title Register Book Volume 3432 Folio 57.

2 The Warden's Court has declared (on 23 June 2004 in Action No 31 of 2002) that proper grounds exist for revoking the declaration referred to in clause 1.

1—Short title

This proclamation may be cited as the *Mining (Revocation of Private Mine) Proclamation 2004.*

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Revocation of private mine

The declaration referred to in clause 1 of the preamble is revoked.

Made by the Governor

on the basis of the declaration of the Warden's Court referred to in clause 2 of the preamble and with the advice and consent of the Executive Council

on 5 August 2004

AGO0047/02CS

2853

South Australia

Mining (Revocation of Private Mine) Proclamation 2004

under section 73N of the Mining Act 1971

Preamble

1 The following area was declared to be a private mine by proclamation on 21 June 1973 (*Gazette 21.6.1973 p2568*):

That portion of Section 29, Hundred of Blanche, County of Grey, described in Certificate of Title Register Book Volume 3556 Folio 3.

2 The Warden's Court has declared (on 23 June 2004 in Action No 617 of 2003) that proper grounds exist for revoking the declaration referred to in clause 1.

1—Short title

This proclamation may be cited as the *Mining (Revocation of Private Mine) Proclamation 2004.*

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Revocation of private mine

The declaration referred to in clause 1 of the preamble is revoked.

Made by the Governor

on the basis of the declaration of the Warden's Court referred to in clause 2 of the preamble and with the advice and consent of the Executive Council on 5 August 2004

AGO0047/02CS.2

[5 August 2004

South Australia

Railways (Operation and Access) Variation Proclamation 2004

under section 7 of the Railways (Operations and Access) Act 1997

Part 1—Preliminary

1—Short title

This proclamation may be cited as the *Railways (Operation and Access) Variation Proclamation 2004.*

2—Commencement

This proclamation will come into operation on 5 August 2004.

3—Variation provisions

In this proclamation, a provision under a heading referring to the variation of a specified proclamation varies the proclamation so specified.

Part 2—Variation of proclamation under section 7 of *Railways* (*Operations and Access*) *Act 1997* relating to application of access regime (*Gazette 7.5.1998 p2116*)

4—Variation of clause 2

Clause 2—after paragraph (a) insert:

 (ab) services associated with the rail bridge constructed under Stage 3 of the Port River Expressway Project (the principal features of which are contained in Part 2 Division 1 of Schedule 1 of the *Highways (Port River Expressway Project) Regulations 2004*); or

Made by the Governor

with the advice and consent of the Executive Council on 5 August 2004

2003/05324/CTSA01

South Australia

Conveyancers Variation Regulations 2004

under the Conveyancers Act 1994

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Conveyancers Regulations 1995

4 Variation of regulation 18—Indemnity fund

Part 1—Preliminary

1—Short title

These regulations may be cited as the Conveyancers Variation Regulations 2004.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Conveyancers Regulations 1995

4—Variation of regulation 18—Indemnity fund

Regulation 18—delete "section 31(2)(c)" and substitute:

section 31(2)

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 5 August 2004

No 163 of 2004

OCBACS003/04

South Australia

Land Agents Variation Regulations 2004

under the Land Agents Act 1994

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Land Agents Regulations 1995

4 Variation of regulation 20—Indemnity fund

Part 1—Preliminary

1—Short title

These regulations may be cited as the Land Agents Variation Regulations 2004.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Land Agents Regulations 1995

4—Variation of regulation 20—Indemnity fund

(1) Regulation 20(2)—delete "section 29(4)(d)" and substitute:

section 29(4)

- (2) Regulation 20(2)—after paragraph (b) insert:
 - (c) the education program known as SA HomeBuyers Free Information Seminars conducted by SA HomeBuyers Incorporated for the benefit of members of the public.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 5 August 2004 No 164 of 2004

OCBACS003/04

South Australia

Highways (Port River Expressway Project) Regulations 2004

under the Highways Act 1926

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Outline of Port River Expressway Project
- 5 Responsibility for carrying out Port River Expressway Project
- 6 Power to close roads or railway lines
- 7 Power to permanently obstruct navigation
- 8 Offences relating to trains and tolls
- 9 Offences relating to other vehicles and toll facilities
- 10 Liability of vehicle owners and expiation of certain offences

Schedule 1—Principal features of Port River Expressway Project

Schedule 2—Land to which Port River Expressway Project applies

1—Short title

These regulations may be cited as the *Highways (Port River Expressway Project)* Regulations 2004.

2—Commencement

These regulations will come into operation on the day on which the *Highways (Authorised Transport Infrastructure Projects) Amendment Act 2003* comes into operation.

3—Interpretation

In these regulations-

Act means the Highways Act 1926;

Expressway means the transport infrastructure to be known as the *Port River Expressway*, the design and construction of which forms part of the Port River Expressway Project.

4—Outline of Port River Expressway Project

- (1) Particulars of the principal features of the Port River Expressway Project are contained in Schedule 1 as follows:
 - (a) the principal features of Stage 2 of the Project are contained in Part 1 of Schedule 1;
 - (b) the principal features of Stage 3 of the Project are contained in Part 2 of Schedule 1;
 - (c) the plan (Figure 1) showing the concept design for Stages 2 and 3 of the Project is set out in Part 3 of Schedule 1.

5 August 2004] THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

(2) The land to which the Port River Expressway Project applies is the area of land bounded by the bold black line shown in the plans (Figures 2 to 5) set out in Schedule 2.

5—Responsibility for carrying out Port River Expressway Project

The responsibility for carrying out the Port River Expressway Project is assigned to the South Australian Infrastructure Corporation through the Minister for Infrastructure.

6—Power to close roads or railway lines

The temporary or permanent closure of a road or government railway line, if necessary for or reasonably incidental to the construction and maintenance of the Port River Expressway Project, is authorised.

7—Power to permanently obstruct navigation

To the extent that the road bridge or rail bridge to be constructed and maintained as part of the Port River Expressway Project temporarily or permanently obstructs navigation in the Port River, that obstruction is authorised.

8—Offences relating to trains and tolls

(1) A train operator must not, unless exempted by the Minister under section 39J of the Act, operate a train on rail infrastructure constructed as part of the Port River Expressway Project without paying the appropriate toll (if any) fixed by the Minister under that section.

Maximum penalty:

- (a) for a natural person—\$5 000;
- (b) for a body corporate—\$10 000.

Expiation fee:

- (a) for a natural person—\$750;
- (b) for a body corporate—\$1 250.
- (2) A train operator must not contravene or fail to comply with a condition imposed by the Minister in respect of an exemption granted by the Minister under section 39J of the Act.

Maximum penalty:

- (a) for a natural person—\$1 250;
- (b) for a body corporate—\$5 000.

Expiation fee:

- (a) for a natural person—\$160;
- (b) for a body corporate—\$315.
- (3) In this regulation—

train operator means a person who operates a service of carrying freight or persons on rail infrastructure constructed as part of the Port River Expressway Project.

9—Offences relating to other vehicles and toll facilities

- (1) A person must not, unless exempted by the Minister under section 39J of the Act drive a vehicle through a toll facility constructed as part of the Port River Expressway Project without paying the appropriate toll (if any) fixed by the Minister under that section.
- (2) The maximum penalties and expiation fees for an offence against subregulation (1) are set out in the following table:

Class of vehicle	Maximum penalty		Expiation	on fee
In the case of a restricted access vehicle—	(a)	for a natural person—\$2 500;	(a)	for a natural person—\$210;
	(b)	for a body corporate—\$5 000.	(b)	for a body corporate—\$315.
In the case of a heavy commercial vehicle—	(a)	for a natural person—\$1 250;	(a)	for a natural person—\$160;
	(b)	for a body corporate—\$2 500.	(b)	for a body corporate—\$210.
In the case of a light commercial vehicle—	(a)	for a natural person—\$750;	(a)	for a natural person—\$105;
	(b)	for a body corporate—\$1 250.	(b)	for a body corporate—\$160.
In the case of any other vehicle (other than a	(a)	for a natural person—\$250;	(a)	for a natural person—\$80;
motorcycle)—	(b)	for a body corporate—\$750.	(b)	for a body corporate—\$105.
In the case of a motorcycle—	(a)	for a natural person—\$125;	(a)	for a natural person—\$55;
	(b)	for a body corporate—\$250.	(b)	for a body corporate—\$80.

(3) A person must not contravene or fail to comply with a condition imposed by the Minister in respect of an exemption granted by the Minister under section 39J of the Act. Maximum penalty:

- (a) for a natural person—\$1 250;
- (b) for a body corporate—\$5 000.

Expiation fee:

- (a) for a natural person—\$160;
- (b) for a body corporate—\$315.
- (4) A person must not operate a device erected or installed for the purposes of collecting tolls on the Port River Expressway Project contrary to any operating instructions displayed on or in the vicinity of the device.

Maximum penalty:

- (a) for a natural person—\$1 250;
- (b) for a body corporate—\$5 000.

Expiation fee:

- (a) for a natural person—\$160;
- (b) for a body corporate—\$315.
- (5) A person must not intentionally deface, damage or interfere with a device erected or installed for the purposes of collecting tolls on the Port River Expressway.

Maximum penalty:

- (a) for a natural person—\$5 000;
- (b) for a body corporate— $$25\ 000$.

(6) In this regulation—

commercial vehicle means-

- (a) a motor vehicle constructed or adapted solely or mainly for the carriage of goods or materials (including money) by road, including a semi-trailer, truck, panel van and utility, but not including a motor cycle, station wagon or station sedan; or
- (b) a bus;

GVM (gross vehicle mass) has the same meaning as in the Road Traffic (Miscellaneous) Regulations 1999;

heavy commercial vehicle means a commercial vehicle that has a GVM of more than 4.5 tonnes;

light commercial vehicle means a commercial vehicle that has a GVM of 4.5 tonnes or less;

restricted access vehicle means a vehicle of a class that has been declared under the *Road Traffic (Miscellaneous) Regulations 1999* to be a vehicle of a class to which section 161A of the *Road Traffic Act 1961* applies;

vehicle does not include a train or bicycle.

10-Liability of vehicle owners and expiation of certain offences

- (1) Without derogating from the liability of any other person, but subject to this regulation, if a vehicle is involved in a prescribed offence, the owner of the vehicle is guilty of an offence and liable to the same penalty as is prescribed for the principal offence and the expiation fee that is fixed for the principal offence applies in relation to an offence against this regulation.
- (2) The owner and driver of a vehicle are not both liable through the operation of this regulation to be convicted of an offence arising out of the same circumstances, and consequently conviction of the owner exonerates the driver and conversely conviction of the driver exonerates the owner.
- (3) An explation notice or explation reminder notice given under the *Explation of Offences Act 1996* to the owner of a vehicle for an alleged offence against this regulation involving the vehicle must be accompanied by a notice inviting the owner, if he or she was not the driver at the time of the alleged prescribed offence, to provide the person specified in the notice, within the period specified in the notice, with a statutory declaration—
 - (a) setting out the name and address of the driver; or
 - (b) if he or she had transferred ownership of the vehicle to another prior to the time of the alleged offence and has complied with the *Motor Vehicles Act 1959* in respect of the transfer—setting out details of the transfer (including the name and address of the transferee).
- (4) Before proceedings are commenced against the owner of a vehicle for an offence against this regulation involving the vehicle, the complainant must send the owner a notice—
 - (a) setting out particulars of the alleged prescribed offence; and
 - (b) inviting the owner, if he or she was not the driver at the time of the alleged prescribed offence, to provide the complainant, within 21 days of the date of the notice, with a statutory declaration setting out the matters referred to in subregulation (3).
- (5) Subregulation (4) does not apply to—
 - (a) proceedings commenced where an owner has elected under the *Expiation of Offences Act 1996* to be prosecuted for the offence; or

- (b) proceedings commenced against an owner of a vehicle who has been named in a statutory declaration under this regulation as the driver of the vehicle.
- (6) Subject to subregulation (7), in proceedings against the owner of a vehicle for an offence against this regulation, it is a defence to prove—
 - (a) that, in consequence of some unlawful act, the vehicle was not in the possession or control of the owner at the time of the alleged prescribed offence; or
 - (b) that the owner provided the complainant with a statutory declaration in accordance with an invitation under this regulation.
- (7) The defence in subregulation (6)(b) does not apply if it is proved that the owner made the declaration knowing it to be false in a material particular.
- (8) If—
 - (a) an expiation notice is given to a person named as the alleged driver in a statutory declaration under this regulation; or
 - (b) proceedings are commenced against a person named as the alleged driver in such a statutory declaration,

the notice or summons (as the case may be) must be accompanied by a notice setting out particulars of the statutory declaration that named the person as the alleged driver.

- (9) In proceedings against a person named in a statutory declaration under this regulation for the offence to which the declaration relates, it will be presumed, in the absence of proof to the contrary, that the person was the driver of the vehicle at the time at which the alleged offence was committed.
- (10) In proceedings against the owner or driver of a vehicle for an offence against these regulations, an allegation in the complaint that a notice was given under this regulation on a specified day will be accepted as proof, in the absence of proof to the contrary, of the facts alleged.
- (11) In this regulation—

prescribed offence means an offence against regulation 9(1), (3) or (4); *vehicle* does not include a train or bicycle.

Schedule 1—Principal features of Port River Expressway Project

Part 1—Stage 2 of the Project

Division 1—Connector

1—Francis Street

- (1) Francis Street will be reconstructed and widened to 4 lanes between Evans Street and Ocean Steamers Road.
- (2) A 4-way controlled intersection will be constructed at the junction of Francis Street with the Eastern Bypass to the south and Grand Trunkway Extension to the north, connecting Francis Street to St Vincent Street East, Bedford Street and Eastern Parade.

2—Eastern Bypass

- (1) The Eastern Bypass will be constructed along a disused rail reserve between Francis Street and Bedford Street to enable traffic travelling in a westerly direction along the Expressway to exit the Expressway via the Eastern Bypass and St Vincent Street East.
- (2) St Vincent Street East will be reconstructed and the intersection of St Vincent Street, Ocean Steamers Road and St Vincent Street East will be modified to allow continuous movement between St Vincent Street and St Vincent Street East.
- (3) Ocean Steamers Road will be severed by a new toll facility and approaches to both new road and rail bridges. Access to Francis Street from Ocean Steamers Road from the north or south will be closed. Local access will be provided to the sheds on Francis Street and businesses on Santo Parade via Ocean Steamers Road (south). A stub on Ocean Steamers Road (south) will provide access to the southern parcel of land adjacent to Dock 1.

3—Grand Trunkway Extension

- (1) Grand Trunkway Extension will be constructed to replace the Ocean Steamers Road link that is to be closed.
- (2) A new controlled, staggered T-junction will be constructed at the northern junction with Grand Trunkway, Eastern Parade and Grand Trunkway Extension.

Division 2—Road bridge

4—Road bridge

- (1) A road bridge across the Port River (downriver from the Birkenhead Bridge) will be constructed with minimum clearance above the shipping channel to AHD 10.0 (10 metres above Mean Sea Level) with a nominal 30 metre opening span and fendering for river traffic.
- (2) The road bridge works will commence from the former junction of Francis Street and Ocean Steamers Road, with the toll facility to be located west of this point.
- (3) The road bridge western approach will form a T-junction with the extension of Nelson Street (Birkenhead Bridge). West of Nelson Street, the Expressway Road Bridge will connect to the existing Victoria Road.
- (4) The junction of Nelson Street and Semaphore Road will be realigned to the east to allow for the connection of Nelson Street to the Expressway. The existing freight rail crossing at Nelson Street will become redundant and be removed.

Division 3—Associated works

5—Associated works

- (1) A bridge/traffic control centre and car park will be built between the road and rail bridges on the east side of the river crossing to provide service for the operation of the 2 bridges and the toll facility.
- (2) A tunnel will be constructed linking the bridge/traffic control centre to the toll facility to provide for safe access for staff operating manual tollbooths, maintenance of the equipment and a secure route for the transport of tolls collected.
- (3) The following improvements will be required:
 - (a) improvements to the following junctions:

- (i) Ocean Steamers Road and St Vincent Street;
- (ii) Bedford Street and Wilkins Road;
- (iii) Elder Road and Wills Street;
- (iv) Santo Parade and Ocean Steamers Road;
- (b) alignment improvements for Wilkins Road adjacent to Heini Becker Park.

Part 2—Stage 3

Division 1—Rail bridge

6-Main rail line to Outer Harbor

- (1) A new switch will transfer the main rail line to Outer Harbor along the northern boundary of Symons and Clark Transport Pty Ltd.
- (2) The track will cross the proposed Grand Trunkway Extension (where a rail crossing will be installed), travel though Incitec Pivot site and cross Ocean Steamers Road.
- (3) The structure of the rail bridge across the Port River will begin approximately 100 metres east of Ocean Steamers Road and be constructed with minimum clearance above the shipping channel of AHD 10.0 (10 metres above Mean Sea Level) with a nominal 30 metre opening span and fendering for river traffic.
- (4) On the western side of the river, the rail bridge structure will extend to a point approximately where the rail runs parallel to Elder Road.
- (5) As a result of the rail track being above the existing surface level of Stirling Street, minor modifications will be required to raise and upgrade the intersection of Stirling Street and Elder Street to provide priority access for road trains to Stirling Street.
- (6) An emergency de-railer will be installed in the vicinity of Stirling Street consisting of a length of at grade track parallel to the main rail line. In an emergency situation, a train will run along the length of the de-railer line until stopping in the ground beyond the track. The de-railer will provide the means to avoid an incident occurring on the rail bridge structure, particularly where the bridge crosses the river.

7-Port Flat Yard

- (1) Track modifications to the Port Flat Yard adjacent to the Grand Trunkway will be undertaken consisting of the relocation of turnouts at the entrance of the yard to the north. This will allow trains to shunt in the yard without initiating the level crossing signals on Eastern Parade and interfering with road traffic.
- (2) An extension of Kerry Logistics' yard will be required to the north to allow for the modifications at the entrance to Port Flat Yard.
- (3) Additional track will be built in Port Flat Yard parallel to the existing track as a replacement for wagon storage currently on the site of the proposed Grand Trunkway Extension.
- (4) The eastern leg of the rail triangle will provide access to Port Flat Yard from the main rail line, with the current track to be realigned to obtain maximum operational benefit.
- (5) The western leg of the rail triangle linking Outer Harbor to Port Flat Yard will to be constructed.

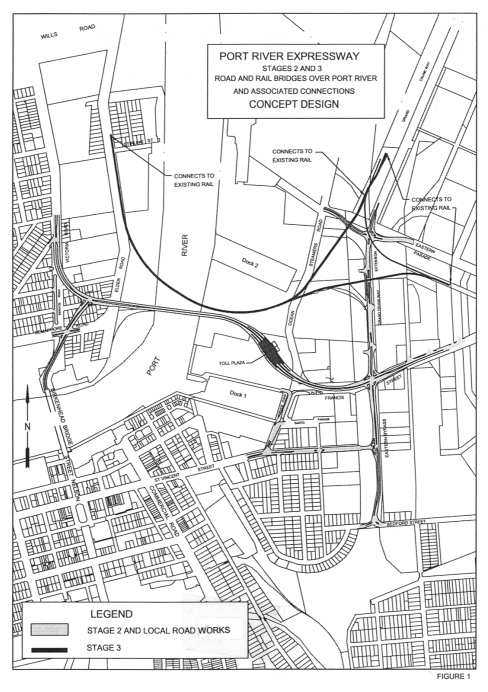
Division 2—Bridge/traffic control centre

8—Bridge/traffic control centre

A bridge/traffic control centre will be built between the Road and Rail Bridges on the east side of the river crossing to provide service for the operation of the 2 bridges and the toll facility.

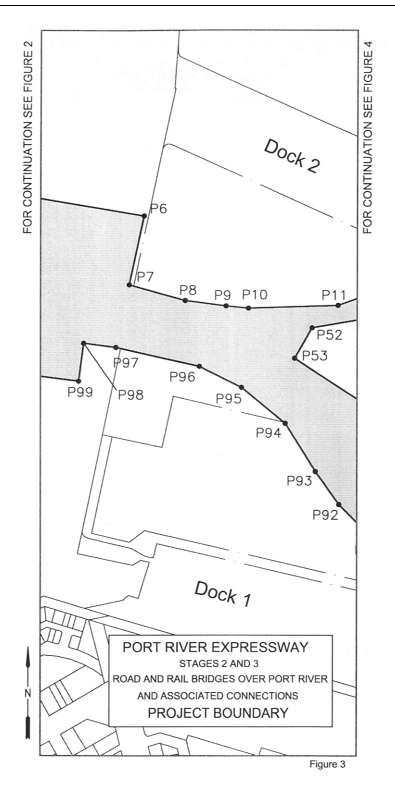
Part 3—Plan showing concept design

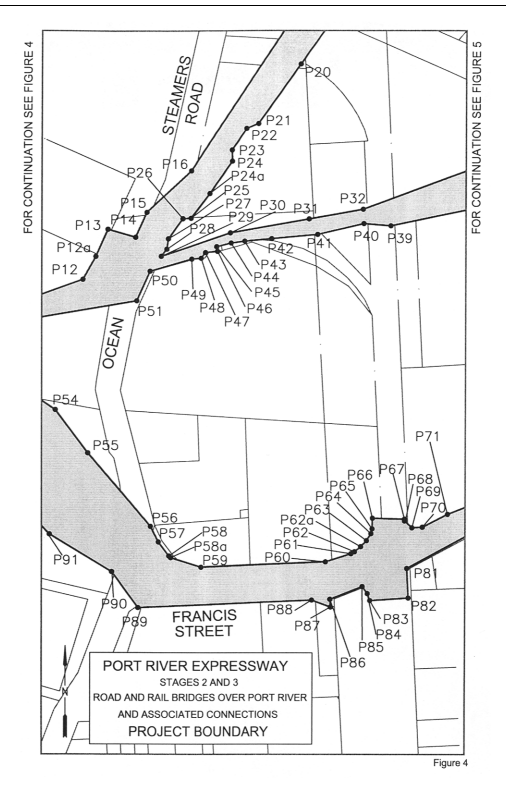
This plan (Figure 1) shows the concept design for Stages 2 and 3 of the Port River Expressway Project.

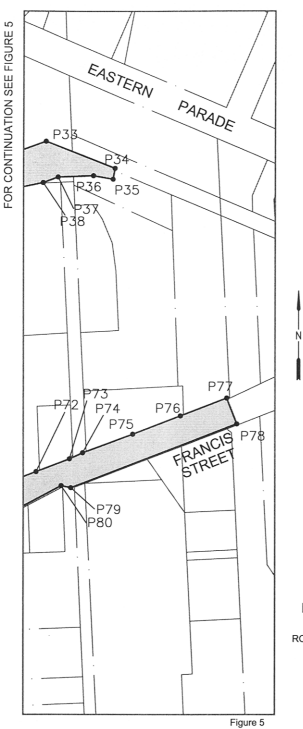


P1 FOR CONTINUATION SEE FIGURE 3 P12 P PH19 P1180 P120 P118 P3 RIVER P126 P4 ELDER ROAD P121 P115 P5 14 122 P125 P113 123 P124 P102 P101 P106 P107 P108 P103 R 10^{5} P112 P111 SEMAPHORE ROAD P104 P110 P100 P PORT RIVER EXPRESSWAY STAGES 2 AND 3 Ν ROAD AND RAIL BRIDGES OVER PORT RIVER AND ASSOCIATED CONNECTIONS **PROJECT BOUNDARY** Figure 2

Schedule 2—Land to which Port River Expressway Project applies







PORT RIVER EXPRESSWAY STAGES 2 AND 3 ROAD AND RAIL BRIDGES OVER PORT RIVER AND ASSOCIATED CONNECTIONS PROJECT BOUNDARY

Explanation of Co-ordinates shown in Figures 2 to 5—

- 1 The Co-ordinate Origin is Permanent Survey Mark S317 (N=50000 E=100000, local in metres) that is located on the southern corner of Victoria Road and Health Street, Cadastral No 6628/18085.
- 2 The Point Nos and Co-ordinates shown in Figures 2 to 5 are defined in the table below.

POINT NO	COORDINATES		
1	N=50255.093742	E=100280.466961	
2	N=50284.469641	E=100130.194413	
3	N=50308.355774	E=100046.041002	
4	N=50349.065143	E=99968.665976	
5	N=50405.081495	E=99901.536880	
6	N=50591.558382	E=99870.563362	
7	N=50575.031897	E=99793.754809	
8	N=50636.806950	E=99776.249925	
9	N=50682.112751	E=99770.354818	
10	N=50706.695341	E=99767.847600	
11	N=50805.950983	E=99770.947036	
12	N=50879.305329	E=99797.742481	
12A	N=50893.476599	E=99823.324470	
13	N=50906.761873	E=99853.588072	
14	N=50937.245930	E=99844.646885	
15	N=50949.674738	E=99872.425437	
16	N=50999.032592	E=99918.567716	
17	N=51117.341000	E=100098.102000	
18	N=51144.684453	E=100127.767420	
19	N=51174.756242	E=100114.961019	
20	N=51120.715208	E=100037.653696	
21	N=51074.096859	E=99971.201679	
22	N=51060.777584	E=99965.688945	
23	N=51044.668530	E=99941.887035	
24	N=51044.960323	E=99929.441355	
24a	N=51019.918389	E=99893.460816	
25	N=50998.634035	E=99865.924412	
26	N=50989.622495	E=99865.421832	
27	N=50973.645105	E=99843.014211	
28	N=50971.921662	E=99831.365568	
29	N=50965.790717	E=99823.433724	
30	N=51042.790068	E=99849.718465	

POINT NO	COORDINATES		
31	N=51130.373864	E=99865.326608	
32	N=51189.770482	E=99876.202530	
33	N=51324.902946	E=99925.663716	
34	N=51403.634946	E=99894.762502	
35	N=51401.366088	E=99882.333263	
36	N=51378.768997	E=99886.294186	
37	N=51338.680906	E=99884.796965	
38	N=51321.614368	E=99878.424100	
39	N=51220.902188	E=99857.658860	
40	N=51190.566714	E=99860.111266	
41	N=51139.704534	E=99847.938893	
42	N=51088.890361	E=99840.401765	
43	N=51058.833914	E=99843.203021	
44	N=51043.736611	E=99838.315728	
45	N=51027.666288	E=99834.209650	
46	N=51028.671306	E=99828.996545	
47	N=51015.067034	E=99827.691523	
48	N=51010.193934	E=99821.313397	
49	N=50999.519720	E=99820.336380	
50	N=50953.400793	E=99806.734121	
51	N=50938.615572	E=99773.609429	
52	N=50777.518725	E=99746.030359	
53	N=50757.998103	E=99712.226760	
54	N=50849.142305	E=99652.374575	
55	N=50884.919267	E=99604.164579	
56	N=50954.120727	E=99522.472431	
57	N=50963.028900	E=99505.147082	
58	N=50974.694129	E=99489.500765	
58a	N=50976.687312	E=99487.584362	
59	N=51010.397158	E=99476.945829	
60	N=51149.168951	E=99483.022273	
61	N=51177.007041	E=99492.135074	
62	N=51180.970307	E=99494.338663	
62a	N=51187.781321	E=99500.046779	
63	N=51194.315627	E=99506.736892	
64	N=51199.396039	E=99514.588272	
65	N=51200.721378	E=99519.896103	

POINT NO	COORDINATES		
66	N=51201.065492	E=99531.719106	
67	N=51237.078321	E=99530.670934	
68	N=51237.176600	E=99528.693743	
69	N=51245.562117	E=99521.098855	
70	N=51257.291903	E=99521.679221	
71	N=51285.481363	E=99536.020608	
72	N=51313.845934	E=99546.952818	
73	N=51351.844699	E=99561.601101	
74	N=51366.774000	E=99568.574236	
75	N=51424.153155	E=99589.901647	
76	N=51478.239243	E=99610.814050	
77	N=51531.119308	E=99631.260444	
78	N=51542.565292	E=99601.668100	
79	N=51353.396721	E=99528.501438	
80	N=51342.424502	E=99530.894489	
81	N=51239.827430	E=99475.658410	
82	N=51241.451221	E=99442.692053	
83	N=51198.367998	E=99439.807980	
84	N=51195.461736	E=99447.604692	
85	N=51189.660398	E=99455.450445	
86	N=51154.231000	E=99441.179000	
87	N=51154.722716	E=99432.503573	
88	N=51134.131307	E=99440.295735	
89	N=50940.235423	E=99431.763619	
90	N=50911.240890	E=99471.848756	
91	N=50842.640167	E=99513.855106	
92	N=50807.269772	E=99549.723035	
93	N=50781.385794	E=99586.323419	
94	N=50747.546625	E=99639.809839	
95	N=50699.115982	E=99679.766673	
96	N=50652.420970	E=99703.058309	
97	N=50560.379470	E=99724.043421	
98	N=50524.461385	E=99728.605017	
99	N=50518.981926	E=99686.550157	
100	N=50423.232321	E=99698.569624	
101	N=50428.729818	E=99740.762927	
102	N=50350.482672	E=99750.700314	

POINT NO	COORDINATES	
103	N=50331.953638	E=99747.979616
104	N=50306.313417	E=99741.089647
105	N=50286.463231	E=99731.159635
106	N=50198.259602	E=99747.704053
107	N=50174.442340	E=99724.244950
108	N=50159.107204	E=99715.475928
109	N=50154.599147	E=99712.302923
110	N=50108.239083	E=99703.682556
111	N=50046.075900	E=99691.714142
112	N=50028.602764	E=99688.100827
113	N=50027.638188	E=99848.500883
114	N=50001.664598	E=99905.791924
115	N=49999.674656	E=99924.335069
116	N=49997.679888	E=99999.913661
117	N=49998.357984	E=100030.972905
118	N=49996.586191	E=100098.089430
118A	N=49995.142243	E=100113.646551
119	N=49996.386261	E=100119.996601
120	N=50036.074576	E=100122.082486
121	N=50041.160134	E=99934.466838
122	N=50090.587366	E=99861.733627
123	N=50224.384159	E=99816.926959
124	N=50395.457641	E=99792.882391
125	N=50399.928215	E=99848.448341
126	N=50278.294332	E=99985.504017
127	N=50232.149457	E=100276.925848

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

on the recommendation of the Commissioner (in relation to regulations 9 and 10) and with the advice and consent of the Executive Council on 5 August 2004.

No 165 of 2004.

2003/05324/CTSA01CS

FAXING COPY?

IF you fax copy to **Government Publishing SA** for inclusion in the *Government Gazette*, there is **no need** to send a Confirmation Copy to us as well.

This creates confusion and may well result in your notice being printed **twice.**

Please use the following fax number:

Fax transmission:	(08) 8207 1040
Phone Inquiries:	(08) 8207 1045

Please include a contact person, phone number and order number so that we can phone back with any queries we may have regarding the fax copy.

NOTE: Closing time for lodging new copy (fax, hard copy or email) is 4 p.m. on Tuesday preceding the day of publication.

Government Gazette notices can be E-mailed.

The address is:

governmentgazette@saugov.sa.gov.au

Documents should be sent as attachments in Word format.

When sending a document via E-mail, please confirm your transmission with a faxed copy of your document, including the date the notice is to be published.

Fax transmission:	(08) 8207 1040
Enquiries:	(08) 8207 1045

NOTE: Closing time for lodging new copy (fax, hard copy or email) is 4 p.m. on Tuesday preceding the day of publication.

THE RURAL CITY OF MURRAY BRIDGE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 26 July 2004, the Council resolved that in exercise of the powers contained in Chapters 8 and 10 of the Local Government Act 1999 ('the Act'), and in respect of the financial year ending 30 June 2005:

1. Adoption of Valuation

The most recent valuations of the Valuer-General available to the Council of the Capital Value of land within the Council's area, being \$1 388 860 440 be adopted for rating purposes.

- 2. Attribution of Land Uses
 - 2.1 The numbers indicated against the various categories of land use prescribed by the Local Government (General) Regulations, 1999 ('the Regulations') be used to designate land uses in the Assessment Record;
 - 2.2 The use indicated by those numbers in respect of each separate assessment of land described in the Assessment Record on this date (as laid before the Council) be attributed to each such assessment respectively; and
 - 2.3 Reference in this resolution to land being of a certain category use means the use indicated by that category number in the Regulations.
- 3. Declaration of General Rates

In order to raise the amount required for general rate revenue:

- 3.1 differential general rates be declared on all rateable land as follows:
 - (i) 0.6182 cents in the dollar of the Capital Value of rateable land of categories 1 and 9 use (Residential and other categories):
 - (ii) 1.0630 cents in the dollar of the Capital Value of rateable land of categories 2, 3 and 4 use (Commercial categories);
 - (iii) 0.8408 cents in the dollar of the Capital Value of rateable land of categories 5 and 6 use (Industrial categories);
 - (iv) 0.5210 cents in the dollar of the Capital Value of rateable land of category 7 use (Primary Production); and
 - (v) 0.7902 cents in the dollar of the Capital Value of rateable land of category 8 use (Vacant Land);
- 3.2 a minimum amount payable by way of the general rate of \$520 in respect of each assessment in accordance with section 158 of the Act.
- 4. Declaration of Separate Rates
 - 4.1 In exercise of the powers contained in section 154 of the Act in order to upgrade and improve the Town Centre Zone (as defined in the Development Plan under the Development Act 1993, applicable to the Council's area), a separate rate of 0.00 cents in the dollar of the Capital Value of rateable land in the Town Centre Zone is declared on that land;
 - 4.2 In exercise of the powers contained in section 182 (1) of the Act, a remission of rates be granted to ratepayers of property in the Town Centre Zone where the property is used for other than categories 2, 3 or 4 use, such remission being an amount of 0.00 cents in the dollar of the Capital Value of the property.
- 5. Declaration of Service Rate
 - 5.1 Pursuant to section 155 of the Act, a service charge of \$425 per assessment, and a service rate of 0.1005 cents in the dollar of the Capital Value of rateable land comprising Allotments 1 to 30, 125 and 126 in Deposited Plan DP 30450 and Allotment 50 in Deposited Plan DP42391 and Units 1 to 73 in Strata Plan No. SP11238, the area defined as Riverglen, is declared on the land, to which the Council provides a service, namely the provision of sewage/effluent disposal and water supply services to the land.

- 5.2 Pursuant to section 155 of the Act, a service charge of \$350 per assessment, and a service rate of 0.1682 cents in the dollar of the Capital Value of rateable land comprising Allotments 1 to 19 in Deposited Plans DP 44292 and DP 48073 and Allotments 1 to 4, 7 to 37 and 40 in Deposited Plan DP 51229, and Allotment 50 in DP 53034, and Allotment 200 in DP62423, the area defined as Woodlane, is declared on the land, to which the Council provides a service, namely the provision of sewage disposal and water supply services to the land.
- 5.3 Pursuant to section 155 of the Act, a service charge of \$50 per new bin is to be raised on new properties which require bins where Council provides a waste disposal collection service and receptacle.

6. Payment

Pursuant to section 181 (1) of the Act, all rates are payable in four equal (or approximately equal instalments):

- 27 September 2004; 17 December 2004;
- 18 March 2005;
- 17 June 2005.
- 7. Early Payment Incentive Scheme

In exercise of the powers contained in section 181 (11) of the Act, and being of the opinion that it is desirable to encourage ratepayers to pay their general rates and/or separate rates, and/or service rates, and/or service charges early, the Council offers a discount of 1% of the amount payable of general rates, and/or separate rates, and/or service rates, and/or service charges if paid in full by 27 September 2004.

D. J. ALTMANN, Chief Executive Officer

[REPUBLISHED]

CITY OF NORWOOD, PAYNEHAM & ST PETERS

Adoption of Valuation

NOTICE is hereby given that the Council of the Corporation of the City of Norwood, Payneham & St Peters at a meeting held on Monday, 5 July 2004, by virtue of the powers contained in section 167 (2) (*a*) of the Local Government Act 1999, resolved to adopt for rating purposes, the Valuer-General's valuation of capital values applicable to the land within the area of the Council for the 2004-2005 financial year being \$6 226 687 500 and that 1 July 2004 is specified as the date on which such valuation shall become and be the valuation of the council. The valuation is deposited in the Municipal Offices, 175 The Parade, Norwood, and may be inspected by any persons interested therein between the hours of 8.30 a.m. and 5 p.m. Monday to Friday.

Declaration of Rates

Notice is hereby given that in exercise of the powers contained in section 153 (1) (b) of the Local Government Act 1999 and pursuant to section 156 (1) (a), the Council of the Corporation of the City of Norwood, Payneham & St Peters, after considering and adopting the financial estimates for the financial year ending 30 June 2005 and adopting valuations that are to apply to land within the Municipality of Norwood, Payneham & St Peters, resolve to declare differential general rates as follows:

- (a) In respect of rateable property which is used for Commercial—Shop, Commercial—Office, Commercial—Other, Industrial—Light, Industrial—Other, Vacant Land and Other land uses and classified as such in the assessment records of the Council at the date of this declaration, a Differential General Rate of 0.00319241 rate in the dollar for the assessed capital value of such property.
- (b) In respect of rateable property which is used for Residential land use and classified as such in the assessment records of the Council at the date of this declaration, a Differential General Rate of 0.00266035 rate in the dollar for the assessed capital value of such property.

Minimum Rate

Notice is hereby given that pursuant to the provisions of Section 158 (1) (*a*) of the Local Government Act 1999, the Council of the Corporation of the City of Norwood, Payneham & St Peters, hereby fixes the amount of \$500 as a minimum amount by way of rates in respect to rateable land throughout the whole of the Municipality.

Declaration of Separate Rate

Notice is hereby given that pursuant to the provisions of section 154 (1) of the Local Government Act 1999 and section 138 of the Water Resources Act 1997, in order to reimburse to the Council the amount contributed to the River Torrens Water Catchment Management Board, the Council of the Corporation of the City of Norwood, Payneham & St Peters, declares a separate rate of 0.00007150 (rate in the dollar) on the adopted capital value of rateable land within the municipality for the financial year ending 30 June 2005.

Payment of Rates

Notice is hereby given that pursuant to section 181 of the Local Government Act 1999, the Council of the Corporation of the City of Norwood, Payneham & St Peters, hereby declares that all rates, including charges which have been imposed, for the financial year ending 30 June 2005, shall be payable in four equal instalments, with instalments falling due on 1 September 2004, 1 December 2004, 1 March 2005 and 1 June 2005, provided that in cases where the account requiring payment of rates is not sent out at least 30 days prior to the due date for payment, the authority to fix the date by which rates must be paid in respect to those assessments, be determined by the Chief Executive Officer.

M. BARONE, Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 28 July 2004, the council:

1. Adopted the valuations that are to apply in its area for rating purposes for the 2004-2005 financial year, totalling \$12 152 560 629.

2. Declared differential general rates on rateable land within its area as follows:

- Residential—A differential general rate of \$0.00312 in the dollar on the value of the land subject to the rate.
- Commercial—Shop—A differential general rate of \$0.0083 in the dollar on the value of the land subject to the rate.
- Commercial—Office—A differential general rate of \$0.00726 in the dollar on the value of the land subject to the rate.
- Commercial—Other—A differential general rate of \$0.00726 in the dollar on the value of the land subject to the rate.
- Industry—Light—A differential general rate of \$0.00726 in the dollar on the value of the land subject to the rate.
- Industry—Other—A differential general rate of \$0.00726 in the dollar on the value of the land subject to the rate.
- Primary Production—A differential general rate of \$0.00726 in the dollar on the value of the land subject to the rate.
- Vacant Land—A differential general rate of \$0.00726 in the dollar on the value of the land subject to the rate.
- Other—A differential general rate of \$0.00726 in the dollar on the value of the land subject to the rate.

3. Fixed a minimum amount payable by way of rates, pursuant to section 158 of the Local Government Act 1999, in respect of the 2004-2005 financial year, in respect of rateable land within all parts of its area of \$525, excluding the following:

• The area defined as Industry (Port) Zone by the Port Adelaide Enfield (City) Development Plan dated 23 October 2003.

- The Business Policy Area of the Marina (North Haven) Zone in the City of Port Adelaide Enfield Development Plan Map PAdE/43, dated 23 October 2003.
- The Boat Haven Policy Area of the Marina (North Haven) Zone in the City of Port Adelaide Enfield Development Plan Map PAdE/43, dated 23 October 2003.

4. Declared a separate rate in respect to the 2004-2005 financial year of \$0.0000763 in the dollar on the value of rateable land in the catchment area of the Torrens Catchment Water Management Board.

5. Declared a separate rate in respect to the 2004-2005 financial year of \$0.0002142 in the dollar on the value of rateable land in the catchment area of the Northern Adelaide and Barossa Water Management Board.

6. Declared a separate rate in respect to the 2004-2005 financial year of \$0.00162 in the dollar on the value of rateable land for each allotment contained within Deposited Plan No. 42580 comprising the New Haven Village at Osborne.

7. Declared that all rates declared or payable in respect of or during the 2004-2005 financial year will fall due (unless otherwise agreed with the principal ratepayer) in four equal or approximately equal instalments payable on 23 September 2004, 9 December 2004, 9 March 2005 and 9 June 2005,

with reference to categories of uses being the categories of uses as differentiating factors referred to in the Local Government (General) Regulations 1999.

H. J. WIERDA, City Manager

TOWN OF GAWLER

Rates Declarations

NOTICE is hereby given that in exercise of the powers contained in Chapters 8, 9 and 10 of the Local Government Act 1999 (the Act) and in respect of the financial year ending 30 June 2005, the Town of Gawler (the Council) declares as follows:

Adoption of Rating Policy

That pursuant to section 171 of the Act, the Rating Policy being Attachment 1, is adopted.

Adoption of Budget

That pursuant to section 123 (1) and (2) (b) of the Act, the budget for that year is adopted, as detailed in the papers before the Council, including:

- Budgeted statement as to the basis for the determination of the rates;
- Budgeted cash flow statement;
- Budgeted operating statement;
- Budgeted statement of financial position;
- Budgeted statement of changes in equity,

and all recommendations within these documents, providing for:

- Total estimated expenditure: \$14 342 220.
- Total estimated incomings from sources other than general rates: \$6 697 615.
- Total net amount required to be raised from general rates: \$7 644 605.

1. Adoption of Valuations

That pursuant to section 167 (2) (*a*) of the Act, the Council adopts, for rating purposes for that year, the Valuer-General's valuation of capital values applicable to land within the area of the Council, totalling \$1 775 284 300 and that 25 June 2004 is specified as the date on which such values are adopted.

- 2. Attribution of Land Uses
 - 2.1 The numbers indicated against the various categories of land use prescribed by Regulation 10 of the Local Government (General) Regulations 1999 are used to designate land uses in the Assessment Record.

- 2.2 The use indicated by those numbers in respect of each separate assessment of land described in the Assessment Record (as laid before the Council) is attributed to each such assessment respectively.
- 2.3 Reference in the Council resolutions to land being of a certain category use means the use indicated by that category number in the Regulations.
- 3. Declaration of General Rates
 - 3.1 That pursuant to sections 152 (1) (a), 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, council declares differential general rates upon the basis of land use for the year ending 30 June 2005, as follows:

0.440925 cents in the dollar of the capital value on rateable land of land use Categories 1, 2, 3, 4, 5, 6, 8, and 9 (Residential, Commercial—Shop, Commercial—Office, Commercial—Other, Industry—Light, Industry—Other, Vacant Land and Other).

0.395726 cents in the dollar of the capital value of rateable land of Category 7 (Primary Production).

3.2 Pursuant to section 158 of the Local Government Act 1999, the Council fixes a minimum amount that shall be payable by way of rates on all rateable properties within the whole of the Council area for the year ending 30 June 2005 at \$600.

4. Declaration of Water Catchment Rates

Notice is hereby given that the Town of Gawler, pursuant to section 154 of the Local Government Act 1999, and pursuant to the provisions of Section 138 of the Water Resources Act 1997, for the 2004-2005 financial year declares a separate rate of 0.007325 cents in the dollar on the capital value of all rateable land in the Council area within the catchment area of the Northern Adelaide and Barossa Water Catchment Board (total amount to be raised in 2004-2005 is \$124 200).

5. Declaration—Car Parking Levy

Pursuant to section 154 of the Local Government Act 1999, for the year ending 30 June 2005, the following differential separate rates are declared on all rateable land based upon capital value of the land situated in the area delineated and marked 'A' in the enclosed map (figure 1) in order to raise \$300 000 to carry out the project of providing additional car parking in the Town Centre and adjoining areas, for the purpose of enhancing business viability in that part of the Council's area indicated in figure 1.

A separate differential rate in respect of land uses:

• Categories 2, 3, 4, 5 and 6 (Commercial—Shop, Commercial—Office, Commercial—Other, Industry— Light, Industry—Other) 0.304610 cents in the dollar.

6. Declaration of Town Centre—Business Development and Marketing Levy and Business Development Levy

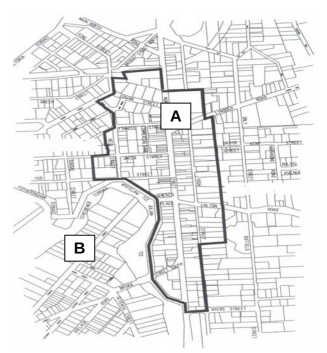
6.1 Pursuant to section 154 of the Local Government Act 1999, for the year ending 30 June 2005, the following differential separate rates are declared on all rateable land based upon Capital Value of the land situated in the area delineated and marked 'A' in the enclosed map (figure 1) in order to raise \$80 000 to support the role of the Gawler Business Development Board in town centre marketing and development for the economic benefit of the business community in that part of the Council's area indicated in figure 1. (Town Centre—Business Development and Marketing Levy).

A separate differential rate in respect of land uses:

- Categories 2, 3, 4, 5 and 6 (Commercial—Shop, Commercial—Office, Commercial—Other, Industry—Light, Industry—Other) 0.081229 cents in the dollar.
- 6.2 Pursuant to section 154 of the Local Government Act 1999, for the year ending 30 June 2005, a differential separate rate of 0.054265 cents in the dollar based upon Capital Value of land use categories 2, 3, 4, 5 and 6 (Commercial—Shop, Commercial—Office, Commercial—Other, Industry—Light, Industry—Other) on all land situated in the area delineated and marked 'B' in the enclosed map (figure 1) in order to raise \$35 000 to support the role of the Gawler Business Development

Board to develop, fund and manage integrated programs for the economic benefit of the business community in that part of Council's area. (Business Development Levy).

FIGURE 1



7. Payment By Instalments

Pursuant to section 181 of the Local Government Act 1999, in respect of the financial year ending 30 June 2005, all rates are payable in four equal (or approximately equal) quarterly instalments falling due on the following dates:

- 24 September 2004
- 10 December 2004
- 11 March 2005 10 June 2005
- 8. Rebate of Rates
 - 8.1 In exercise of the powers contained in section 166 (1) (*l*) of the Act to provide relief against what would otherwise amount to a substantial change in rates payable due to a redistribution of the rates burden within the community arising from a change to the basis of council's rates, Principal Ratepayers of rateable land in land use Categories 1, 8 and 9, where such rateable land is equal to or greater than 0.4 hectares and who will not receive a rebate (without application) for any other circumstance within Chapter 10 Part 1 Division 5—Rebate of Rates are granted, for the financial year 2004-2005, a rebate for general rates to have the effect that these ratepayers will pay the same rate in the dollar as Primary Production Ratepayers. This rebate will only apply to properties located in rural zoned areas.
 - 8.2 In exercise of the powers contained in section 166 (1) (*l*) of the Act to provide relief against what would otherwise amount to a substantial change in rates payable due to a redistribution of the rates burden within the community arising from a change to the basis of council's rates, Principal Ratepayers of rateable land with a Residential Land use (Category 1), and Primary Production Land use (Category 7), that received a special rebate of general rates for the financial year 2001-2002, will for the financial year 2004-2005, be given a rebate (without application) of 25% of the special rebate received in 2001-2002.
 - 8.3 In exercise of the powers contained in section 166 (1) (l) of the Act to provide relief against what would otherwise amount to a substantial change in rates payable due to a redistribution of the rates burden within the community arising from a change to the basis of council's rates,

rebates (without application) be provided to James Martin Nursing Home, Southern Cross Hostel, Martindale Nursing Home, Trevu Nursing Home and Gawler & District Aged Cottage Homes to have the effect of those ratepayers receiving a maximum rebate of 50% on their 2004-2005 general rates.

- 8.4 In exercise of the powers contained in section 166 (1) (*l*) of the Act to provide relief against what would otherwise amount to a substantial change in rates payable due to a redistribution of the rates burden within the community arising from a change to the basis of council's rates, on application and the provision of appropriate evidence of use as solely primary production, rebates be provided so that these properties attract a higher rebate up to 50% of the residential rate for the 2004-2005 financial year.
- 8.5 In exercise of the powers contained in section 166 (1) (l) of the Act to provide relief against what would otherwise amount to a substantial change in rates payable due to a redistribution of the rates burden within the community arising from a change to the basis of council's rates, rebates be provided (without application) to Dalkeith Caravan Park & Hillier Park, given their localities, to have the effect that these ratepayers pay the same rate in the dollar as Primary Production Ratepayers.
- 8.6 In exercise of the powers contained in section 166 (1) (*l*) of the Act to provide relief against what would otherwise amount to a substantial change in rates payable due to a redistribution of the rates burden within the community arising from a change to the basis of council's rates, rebates be provided to Residential Ratepayers (Land Use Code—1), who are subject to tenancy apportionments, of 40%. The rebate is calculated on the difference between the rates payable under tenancy apportionments and the amount that would have been payable if tenancy apportionments were not applied, (40% of the difference is rebated).

J. MCEACHEN, Town Manager

BERRI BARMERA COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Berri Barmera Council at its meeting held on 28 July 2004, resolved in accordance with section 167 (2) (*a*) of the Local Government Act 1999, to adopt for the year ending 30 June 2005, the Valuer-General's valuation of capital values being \$916 769 020 in relation to the area of the council and hereby specifies 28 July 2004 as the day from which such valuation shall become and be the valuation of the council.

Declaration of Rates

Notice is hereby given that at its meeting held on 28 July 2004, the council, pursuant to section 153(1)(b) of the Local Government Act 1999, and pursuant to section 156(1) of the Local Government Act 1999, resolved that differential general rates be declared for the financial year ending 30 June 2005 on the capital values of all rateable property within its area, the said differential general rates to vary by reference to the locality and use of the land.

That the said differential general rates shall be and are hereby declared as follows:

- (1) Townships of Barmera, Berri, Cobdogla, Glossop, Loveday and Monash as defined:
 - (a) Residential—0.580 cents in the dollar on the capital value of such rateable property;
 - (b) Commercial—0.700 cents in the dollar on the capital value of such rateable property;
 - (c) Industrial—0.720 cents in the dollar on the capital value of such rateable property;
 - (*d*) Other—0.520 cents in the dollar on the capital value of such rateable property.
- (2) Outside the aforesaid townships as defined:
 - (a) Residential—0.575 cents in the dollar on the capital value of such rateable property;
 - (b) Primary Production—0.520 cents in the dollar on the capital value of such rateable property;

- (c) Vacant Rural Dry—0.520 cents in the dollar on the capital value of such rateable property;
- (d) Other—0.520 cents in the dollar on the capital value of such rateable property;
- (e) Commercial—0.680 cents in the dollar on the capital value of such rateable property;
- (f) Industrial—0.700 cents in the dollar on the capital value of such rateable property.

Minimum Amount Payable

Further and pursuant to powers vested in it under section 158 of the Local Government Act 1999, council declares a minimum amount of \$485 which shall be payable by way of rates on rateable land within the townships of Barmera, Berri, Cobdogla, Glossop, Loveday and Monash as defined.

Service Charges

Pursuant to section 155 of the Local Government Act 1999, council declares service charges in relation to the Common Effluent Drainage Schemes as follows:

\$
160
80
180
80
160
80
160
80
220
190

Method of Payment

All rates (general and service charges) will be payable in four instalments (unless otherwise agreed with the principal ratepayer) by 13 September 2004, 13 December 2004, 14 March 2005 and 14 June 2005, provided that in cases where the initial account requiring payment of rates is not sent at least 30 days prior to these dates, or an amended account is required to be sent, authority to fix the date by which rates must be paid in respect of those assessments affected is hereby delegated to the Chief Executive Officer.

The Chief Executive Officer be delegated power to enter into agreements with ratepayers relating to the payment of rates in any case where the Chief Executive Officer thinks it necessary or desirable to do so.

M. J. HURLEY, Chief Executive Officer

THE COORONG DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that The Coorong District Council at its meeting held on 13 July 2004, resolved as follows:

Adoption of Valuation

That the most recent valuations of the Valuer-General available to the council, of the capital value of land within the council's area, be adopted, totalling \$763 691 620.

Declaration of General Rates

To declare the following general rates:

- 1. A fixed charge of \$195.
- 2. Differential general rates of:
 - 0.44 cents in the dollar of the capital value of the land within the townships of Coonalpyn, Meningie, Tailem Bend and Tintinara and that area zoned as East Wellington Township which includes the Residential, Town Centre, Marina and Tourist Accommodation policy areas;

¢

(2) 0.40 cents in the dollar of the capital value of all other rateable land.

Declaration of Separate Rate—Water Catchment Levy

In order to reimburse the council for the amount contributed to the South East Catchment Water Management Board, a separate rate of \$15 on all rateable land in the council's area in the catchment area of the Board.

Service Charges

1. To declare the following service charges for the recovery of Septic Tank Effluent Drainage and Disposal costs:

- (*a*) \$115 per unit for occupied land in the Meningie, Tailem Bend, Tintinara and East Wellington Schemes;
- (b) \$25 per unit for vacant land in the Meningie, Tailem Bend, Tintinara and East Wellington Schemes.

2. To declare the following service charges for the supply of water:

(a) in the area of the Narrung Water Scheme:

\$165 Vacant Land

- \$430 Occupied Land
- (b) in the area of the East Wellington Water Scheme a service charge comprised of \$165 plus 90 c per kL for water usage in excess of 125 kL per annum;
- (c) in the area of the Peake Water Scheme a service charge comprised of \$120 plus 90 c per kL for water usage in excess of 125 kL per annum.

W. R. PATERSON, Chief Executive Officer

DISTRICT COUNCIL OF FRANKLIN HARBOUR

Adoption of Valuation

NOTICE is hereby given that the District Council of Franklin Harbour at a meeting held on 14 July 2004, by virtue of the powers contained in section 167 (2) (*a*) of the Local Government Act 1999, resolved to adopt, for rating purposes for the financial year ending 30 June 2005, the Valuer-General's valuation of site values applicable to land within the council, totalling \$60553920 and that 14 July 2004 is specified as the date on which such values are adopted.

Declaration of Rates

Notice is hereby given that in exercise of the powers contained in sections 153, 156 (1) (*b*) and 158 of the Local Government Act 1999, the District Council of Franklin Harbour at a meeting held on 28 July 2004, resolved to declare the following rates for the financial year ending 30 June 2005:

1. Differential general rates:

- (a) within the township of Cowell—1.60 cents in the dollar;
- (b) within the Lucky Bay Shack area, being sections 38 to 44, Hundred of Wilton—0.98 cents in the dollar;
- (c) within the Port Gibbon Shack area, being part block 1 and sections 566 to 571, Hundred of Hawker—0.90 cents in the dollar;
- (d) within the remainder of the district—1.116 cents in the dollar.

2. A minimum amount payable by way of rates on any one assessment throughout the whole of the district of \$246.

Separate Rate—Water Catchment Levy

Notice is hereby given that in exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, the District Council of Franklin Harbour at a meeting held on 28 July 2004, declared a separate rate, being a fixed water levy of \$31.45 upon all rateable property in the council area. The fixed water levy was declared in order to reimburse the council the amount of \$26568 which council is required to contribute towards the cost of operating the Eyre Peninsula Catchment Water Management Board for the 2004-2005 financial year.

Payment of Rates

Pursuant to section 181 (1) (*a*) of the Local Government Act 1999, the council declared that rates for the year ending 30 June 2005, will fall due in four equal or approximately equal instalments, payable on 15 September 2004, 15 December 2004, 15 March 2005 and 15 June 2005.

B. A. FRANCIS, District Clerk

KINGSTON DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Kingston District Council at its meeting held on 23 July 2004, resolved, pursuant to section 167 of the Local Government Act 1999, to adopt for the financial year ending 30 June 2005, the capital value made by the Valuer-General totalling \$418 447 640 for the council area, of which \$409 694 420 is in respect to rateable land, and hereby specifies 23 July 2004 as the day as and from which such valuation shall become and be the valuation of the council.

Declaration of Rates

Pursuant to sections 153 (1) (b) and 156 (1) (b) of the Local Government Act 1999, the council declared the following differential rates on all rateable land within its area for the year ending 30 June 2005, in accordance with the provisions of section 156 (1) (b) of the said Act as follows:

- (a) a differential rate of 0.59 cents in the dollar (Urban Rate) on the capital value of all rateable property within the townships of Kingston, Rosetown and Cape Jaffa;
- (b) a differential rate of 0.54 cents in the dollar on (Rural Living Rate) on the capital value of all rateable property within the Rural Living Zone (RuL) abutting the township of Kingston, as in accordance with Maps King/24, King/26, King/27, King/30 and King/31 of Council's Development Plan;
- (c) a differential rate of 0.50 cents in the dollar (Rural Rate) on the capital value of all other rateable property within the remainder of the Council district.

Declaration of Minimum Rate

Pursuant to section 158 of the Local Government Act 1999, the council hereby fixes in respect to the year ending 30 June 2005, a minimum rate of \$370.

Declaration of Separate Rate—Water Catchment Levy

That in exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, in order to reimburse to the council the amount contributed to the South East Catchment Water Management Board a separate rate of \$12.75 be declared on each separate piece of rateable land in the council's area in the catchment area of the Board in respect to the year ending 30 June 2005, based on a fixed levy of the same amount on all rateable land.

Declaration of Service Charge—Kingston STED (Effluent Disposal) Scheme

Pursuant to section 155 of the Local Government Act 1999, the council declared the following annual service charge for the Kingston STED (Effluent Disposal) Scheme for the year ending 30 June 2005:

per unit on each occupied allotment \$280

per unit on each vacant allotment \$189,

being charged in accordance with the Septic Tank Effluent disposal Scheme Guidelines for establishing property units relating to service charges for Septic Tank Effluent Disposal Schemes representative of the level of usage of the service.

Payment of Rates

Pursuant to section 181 (1) (a) of the Local Government Act 1999, the council hereby declares that rates for the year ending 30 June 2005, will fall due in four equal or approximately equal instalments that fall due on the following dates:

1 September 2004

1 December 2004

1 March 2005

1 June 2005.

KINGSTON DISTRICT COUNCIL

Appointment

NOTICE is hereby given that at a meeting of the council held on 23 July 2004, Alex Paul Kopczynski was appointed as an Authorised Officer, pursuant to sections 7 and 8 of the Food Act 1985; sections 6 and 7 of the Public and Environmental Health Act 1987, sections 9 and 21 of the Supported Residential Facilities Act 1992, section 260 of the Local Government Act 1999, Regulation 77 (3) (*b*) of the Development Regulations and section 23 (1), (2) and (5) of the Housing Improvement Act 1940.

S. RUFUS, Chief Executive Officer

DISTRICT COUNCIL OF LE HUNTE

Adoption of Assessment

NOTICE is hereby given that the District Council of Le Hunte in accordance with Section 167 of the Local Government Act 1999 at a meeting held on 19 July 2004, adopted for rating purposes for the year ending 30 June 2005, the Valuer-General's valuation of capital value in relation to the area of the council.

Declaration of Rates

Notice is hereby given that the District Council of Le Hunte at a meeting held on 19 July 2004, pursuant to Section 156 of the Local Government Act 1999 declared differential general rates on rateable land within its area, which rates vary by reference to land use and locality as follows:

- (a) In respect of land within the Township of Minnipa the boundaries of which were defined by notice in the *Government Gazette* of 24 August 1989, a rate of 0.635 cents in the dollar on land which is designated by Regulations 10 of the Local Government (General) Regulations 1999, as residential and a rate of 0.635 cents in the dollar on land which is designated by Regulation 10 of the Local Government (General) Regulations 1999, as all categories other than residential.
- (b) In respect of land within the Township of Wudinna the boundaries of which were defined by notice in the *Government Gazette* of 22 October 1981, a rate of 0.635 cents in the dollar in respect of land which is designated by Regulation 10 of the Local Government (General) Regulations 1999, as residential and a rate of 0.635 cents in the dollar on land which is designated by Regulation 10 of the Local Government (General) Regulations 1999, as all categories other than residential.

Notice is hereby given that the District Council of Le Hunte at a meeting held on 19 July 2004, pursuant to Section 156 of the Local Government Act 1999, declared differential general rates on rateable land within its area, which rates vary by reference to locality as follows:

- (1) The whole of the Town of Kyancutta, Hundred of Wannamana, County of Le Hunte, the boundaries of which were proclaimed in the *Government Gazette* of 31 May 1917, at page 886 a differential rate of 0.635 cents in the dollar.
- (2) The whole of the Town of Warramboo, Hundred of Warramboo, County of Le Hunte, the boundaries of which were proclaimed in the *Government Gazette* of 19 July 1917, at page 109 a differential general rate of 0.635 cents in the dollar.
- (3) The whole of the Town of Yaninee, Hundred of Yaninee, County of Le Hunte, the boundaries of which were proclaimed in the *Government Gazette* of 21 May 1987, at page 568 a differential general rate of 0.635 cents in the dollar.
- (4) The whole of the Town of Pygery, Hundred of Pygery, County of Le Hunte, the boundaries of which were proclaimed in the *Government Gazette* of 22 May 1922, at page 1161 and amended by proclamation published in the *Government Gazette* of 7 December 1944, at pages 779 and 780 a differential general rate of 0.635 cents in the dollar.
- (5) In respect of all land within the area of the council not otherwise included as above, a differential general rate of 0.728 cents in the dollar.

Minimum Rate

Notice is hereby given that pursuant to powers vested in it under Section 158 of the Local Government Act 1999, the council at the aforesaid meeting fixed \$230 as a minimum amount that shall be payable by way of rates on rateable land within the area of the council in respect of the year ending 30 June 2005.

Annual Service Charge

Notice is hereby given that pursuant to Section 155 of the Local Government Act 1999, council hereby imposes an annual service charge for the common effluent drainage system of \$80 per unit in respect of land serviced by the scheme, which charge shall be calculated in accordance with the determination published by the STEDS Advisory Committee and further fixes an annual service charge of \$61 in respect of each vacant allotment to which the scheme is available for the year ending 30 June 2005.

Separate Rate

Notice is hereby given that in accordance with Section 154 (2) (b) of the Local Government Act 1999, and the prescribed authority of the Minister for Local Government, the District Council of Le Hunte at a meeting held on 19 July 2004 imposed a separate rate of \$150 based on a proportional basis of expenditure incurred in maintaining the area. The cottage home units within portion of section 175, Hundred of Pygery—Wudinna Homes for the Aged identified as being assessments:

92702769000;	927027001;	9270271004;	927027007;
927027300*;	9270274002;	9270275005;	9270276008;
9270277000;	9270278003;	927027810*;	9270278206;
9270278302;	9270278409;	9270278601	
Imposition of Catchment Levy—Eyre Peninsula			
Catchment Water Board			

Notice is hereby given that pursuant to Section 138 (5) of the Water Resources Act 1997 and Chapter 10 of the Local Government Act 1999 and in order to reimburse the council the amount that the council collects on behalf of the Eyre Peninsula Catchment Management Board, being \$22 400 a fixed levy of the same amount of \$33 is to be imposed. Such levy is imposed upon all rateable land in the council area in the catchment area of the Board and that constitutes the Eyre Peninsula Catchment Board.

A. F. MCGUIRE, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

Adoption of Valuation

NOTICE is hereby given that the council at its meeting held on 19 July 2004 resolved in accordance with section 167 (2) (*a*) of the Local Government Act 1999, to adopt for rating purposes the most recent valuations of the Valuer-General available to the council of the Capital Value of land within the council's area, totalling $\$802 \ 418 \ 000$.

Declaration of Rates

Notice is hereby given that at the council meeting held on 19 July 2004 council resolved as follows that pursuant to section 153 of the Act and in respect of the financial year ending 30 June 2005, in order to raise the amount of \$3 790 284 from rate income:

1. Differential general rates pursuant to section 156(1)(b) of the Act be declared on all rateable land as follows:

- 0.598883 cents in the dollar in the Centre Zones in Mallala and Two Wells and in the Industrial Zone in Two Wells;
- (2) 0.498499 cents in the dollar in the Residential and Recreational Zones in Mallala and Two Wells and Country Town Zone;
- (3) 0.459773 cents in the dollar in the Rural Living (1), the Rural Living (2) and the Rural Living (Animal Husbandry) Zones;
- (4) 0.490654 cents in the dollar in the Coastal Township and Settlements Zones;
- (5) 0.491483 cents in the dollar in the Horticulture Zone;
- (6) 0.442686 cents in the dollar in the Future Urban Mallala and Two Wells, Commercial (Bulk Handling), Special Use (Mallala Racecourse), Industry (Mallala Racecourse), Regional Open Space System (Conservation), Regional Open Space System (Watercourse), Coastal and General Farming Zones.

2. A minimum amount payable by way of the general rate of 450 be fixed in accordance with section 158 (1) (*a*) of the Act.

3. Pursuant to section 154 (1) of the Act in order to recover the amount paid to the Northern Adelaide and Barossa Catchment Water Management Board the council declares a separate rate of 0.007119 cents in the dollar on rateable properties within the Northern Adelaide and Barossa Catchment Area within the area of the District Council of Mallala.

Service Charge

Pursuant to section 155 of the Act, the council declares the following service charges payable in respect to rateable and non-rateable land where a septic tank effluent disposal connection point is provided as follows:

• Middle Beach

Occupied Land:	
Large Tank	\$325
Small Tank	\$350
Vacant Land	\$300

Pursuant to section 155 of the Act, the council declares the following service charge payable in respect to those ratepayers who have chosen to fund their STED Scheme installation costs from loan funds raised by council to finance the establishment of the Middle Beach STED scheme:

· Middle Beach

Occupied and Vacant Land \$575.08 C. H. DUNLOP, Chief Executive Officer

MID MURRAY COUNCIL

Adoption of Valuation

NOTICE is hereby given that pursuant to the provisions of section 167 (2) (*a*) of the Local Government Act 1999, the Mid Murray Council at a meeting held on 28 June 2004, adopted the valuation of capital value made by the Valuer-General for rating purposes for the year ending 30 June 2005, being the most recent valuation available. The total capital value for the council area amounts to \$1 260 945 060.

Attribution of Land Uses

1. The numbers indicated against the various categories of land use prescribed by Regulation 10 of the Local Government (General) Regulations 1999, are used to designate land uses in the Assessment Record.

2. The use indicated by those numbers in respect of each separate assessment of land described in the assessment record (as laid before the council) is attributed to each such assessment respectively.

3. Reference in the council resolutions to land being of a certain category use means the use indicated by that category number in the Regulations.

Declaration of Rates

Notice is hereby given that the council at a meeting held on 12 July 2004, resolved that pursuant to sections 153(1)(b) and 156(1)(c) of the Local Government Act 1999, that the following differential general rates be declared for the financial year ending 30 June 2005, on the capital values of all rateable property within the area, the said differential general rates to vary by reference to the locality in which the rateable property is situated and to land use, as specified under Regulation 10 of the Local Government (General) Regulations 1999, made pursuant to section 156 of the Local Government Act 1999.

The said differential general rates declared are as follows:

- For rateable land within the Township of Mannum a differential rate of 0.475 cents in the dollar of the capital value of rateable land.
- (2) For rateable land within the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Greenways, Keyneton, Morgan, Palmer, Nildottie, Purnong, Sedan, Swan Reach, Truro and Tungkillo a differential rate of 0.465 cents in the dollar of the capital value of rateable land with land use categories 1, 2, 3, 4, 5, 6, 8 and 9.

- (3) For rateable land within the Townships of Blanchetown, Cadell, Cambrai, Dutton, Keyneton, Morgan, Palmer, Nildottie, Purnong, Sedan and Tungkillo a differential rate of 0.465 cents in the dollar of the capital value of rateable land with land use category 7.
- (4) For rateable land within the Townships of Barton, Greenways, Swan Reach and Truro a differential rate of 0.385 cents in the dollar of the capital value of rateable land with land use category 7.
- (5) For rateable land outside the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Greenways, Keyneton, Mannum, Morgan, Palmer, Nildottie, Purnong, Sedan, Swan Reach, Truro and Tungkillo a differential rate of 0.385 cents in the dollar of the capital value of rateable land with land use categories 1, 2, 3, 4, 5 and 6.
- (6) For rateable land outside the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Greenways, Keyneton, Mannum, Morgan, Palmer, Nildottie, Purnong, Sedan, Swan Reach, Truro and Tungkillo a differential rate of 0.385 cents in the dollar of the capital value of rateable land with land use categories 7, 8 and 9.

Pursuant to section 158 (1) (*a*) of the Local Government Act 1999, the council declared a minimum amount of \$340 payable by way of rates on rateable land within the area of the Mid Murray Council for the year ending 30 June 2005.

Declaration of Service Charges

Pursuant to section 155 of the Local Government Act 1999, the council declared, for the year ending 30 June 2005, that the following service charges are payable on each property connected to the septic tank effluent drainage schemes in the following areas:

	\$
	per unit
Big Bend area—Occupied Land	. 300
Greenways Landing area—Occupied Land	. 300
Kroehn's Landing area—Occupied Land	. 300
Seven Mile Shacks-Occupied Land	. 300
Scrubby Flat area—Occupied Land	. 350
Swan Reach area—Occupied Land	. 300
Walker Flat area—Occupied Land	. 350
Truro—Occupied Land	. 300
North Punyelroo area—Occupied Land	. 155
Caloote Landing area—Occupied Land	. 155
Bolto Reserve area—Occupied Land	. 350
Old Teal Flat area—Occupied Land	. 350
The Rocks area—Occupied Land	. 350
Caurnamont area—Occupied Land	. 250
Five Mile Shacks and Kia Marina area—	
Occupied Land	. 300
Pellaring Flat area—Occupied Land	. 150
Blanchetown area—Occupied Land	
Brenda Park/Morphett Flat area—	
Occupied Land	. 757
Marks Landing area—Occupied Land	. 924
Scotts Creek area—Occupied Land	. 956
Teal Flat area—Occupied Land	. 964

('unit' being as set out in the document entitled Determination Service Charges—Septic Tank Effluent Disposal Schemes issued by the STEDS Advisory Committee and dated 1 September 1992).

Pursuant to section 159 (3) and section 166 (1) (a) of the Local Government Act 1999, the council declared that the following rebates of service charges shall be given to principal ratepayer responsible for the service charges payable on each property which has been provided with a connection point for the waste disposal system in the following areas and which have paid to the council their share of the capital cost to install the waste disposal system:

	Ψ
Blanchetown area	646
Brenda Park/Morphett Flat area	557
Marks Landing area	724
Scotts Creek area	
Teal Flat area	764

\$

[5 August 2004

Payment of Rates

Notice is hereby given that pursuant to sections 44 and 181 of the Local Government Act 1999, in respect of the financial year ending 30 June 2005:

(1) All rates are payable in four equal (or approximately equal) quarterly instalments falling due on the following dates:

> First quarterly instalment due on 15 September 2004 Second quarterly instalment due on 15 December 2004 Third quarterly instalment due on 15 March 2005 Fourth quarterly instalment due on 15 June 2005

(2) In cases where the quarterly account requiring payment of rates is not sent at least 30 days prior to the due date for payment, or an amended account is required to be sent, authority to fix the date by which rates must be paid in respect of those assessments affected has been delegated to the Chief Executive Officer.

G. R. BRUS, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

Revocation of Classification of Community Land

NOTICE is hereby given that at its meeting held on 19 July 2004, pursuant to section 194 of the Local Government Act 1999, council approved the revocation from the classification of community land, allotment 27, Hundred of Kanmantoo, commonly known as Britannia Road Reserve.

A. STUART, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Appointments

NOTICE is hereby given that at a meeting of council held on 27 July 2004, the council resolved that:

Timothy Paul Tol be appointed as an Authorised Officer, pursuant to section 18 (1) of the Development Act 1993.

Timothy Paul Tol be appointed as an Authorised Officer, pursuant to section 260 of the Local Government Act 1999.

Colin Dennis Munn be appointed as a Ranger, pursuant to section 14 of the Impounding Act 1920.

Colin Dennis Munn be appointed as a Dog Management Officer, pursuant to section 27 (1) of the Dog and Cat Management Act 1995.

Colin Dennis Munn be appointed as an Authorised Officer, pursuant to section 260 of the Local Government Act 1999

D. A. HOVENDEN, Chief Executive Officer

WATTLE RANGE COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Main South Eastern Road, Hundred of Rivoli Bay

PURSUANT to section 10 of the Roads (Opening and Closing) Act 1991, the Wattle Range Council hereby gives notice of its intent to implement a Road Process Order to:

- (i) Close portion of Public Road, Hundred of Rivoli Bay and merge with adjoining section 127 held in Certificate of Title Volume 5835, Folio 62 in the name of Richard John Edwards, more particularly delineated and lettered 'A' on Preliminary Plan No. 04/0060.
- (ii) Close portion of Public Road, Hundred of Rivoli Bay and merge with adjoining section 128 held in Certificate of Title Volume 5476, Folio 347 in the name of Richard John Edwards, more particularly delineated and lettered 'B' on Preliminary Plan No. 04/0060.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, George Street, Millicent, S.A. 5280 and the Adelaide office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council, P.O. Box 27, Millicent, S.A. 5280 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the council will give notification of a meeting at which the matter will be considered.

Dated 5 August 2004.

F. N. BRENNAN, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased persons:

- Askew, Ronald Arthur, late of 43A Flinders Avenue, Whyalla
- Stuart, retired labourer, who died on 25 May 2004. Brice, Ronald Henry, late of 32 Cross Road, Myrtle Bank, retired consultant, who died on 31 March 2004. Davey, Roy, late of 1 Duffield Street, Gawler East, retired civil
- servant, who died on 15 June 2004.
- Ford, Reginald Patrick, late of 81-93 Regency Road, Croydon Park, retired fitter and turner, who died on 23 May 2004. Hagen, Allan Raymond, late of 214 Peachey Road, Smithfield
- Plains, retired process worker, who died on 27 March 2004
- Hefferan, Veronica Agnes, late of 342 Marion Road, North Plympton, retired hotelier, who died on 13 April 2004.

Jones, Elizabeth, late of 200 Fosters Road, Oakden, of no occupation, who died on 25 June 2004.

Linke, Renata Marianna, late of 9 Santiago Court, Gulfview Heights, married woman, who died on 28 May 2004. Lowe, Ellen Jane, late of 2 Kalyra Road, Belair, of no

occupation, who died on 17 April 2004.

McMillan, Vicki Ann, late of 18 Calvert Street, Enfield, personal assistant, who died on 17 May 2004. Meehan, James Daniel, late of 55 Kensington Road, Norwood,

retired butcher, who died on 6 June 2004.

Melbardis, Ludwigs, late of 63-71 Labrina Avenue, Prospect, of no occupation, who died on 18 June 2004.

- Robinson, Ervine Gordon, late of 9 Florence Street, Bute, retired linesman, who died on 6 June 2004.
- White, Ronald Ernest Dennis, late of 9 Winchester Avenue, Colonel Light Gardens, retired hospital orderly, who died on 7 June 2004.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 3 September 2004, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 5 August 2004.

C. J. O'LOUGHLIN, Public Trustee

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections by **10 a.m. on Thursday**, which is our publication deadline.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 10 a.m. on Thursday.

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

Remember—the onus is on you to inform us of any corrections necessary to your notice.

NOTE: Closing time for lodging new copy (electronically, fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication. Phone 8207 1045—Fax 8207 1040. Email: governmentgazette@saugov.sa.gov.au